# Colorado Department of Public Health & Environment

U.S. Environmental Protection Agency Region 8

# Colorado Environmental Performance Partnership Agreement – FY2007-2008

FY 2008 Agreement Update -

October 2007





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#### **APPROVALS**

By signing this updated Colorado Environmental Performance Partnership Agreement (CEPPA) for FY2007 and the FY 2008 update, the Colorado Department of Public Health and Environment (CDPHE) and the U.S. Environmental Protection Agency (EPA) Region 8 jointly agree to continue the National Environmental Performance Partnership System for the next two federal fiscal years beginning on October 1, 2006 and continuing through September 30, 2008. The EPA commits funding to the CDPHE in amounts specified herein and as specified in fiscal applications submitted by the CDPHE before September 30, 2008 under the terms of the CDPHE Environmental Performance Partnership Grant. In return, the CDPHE will expend the federal resources to carry out the environmental programs described herein for a one-year period. EPA Region 8 also agrees to carry out its roles and work as defined in the agreement and in work plans for a one-year period.

U.S. Environmental Protection Agency, Region 8	Colorado Department of Public Health and Environment
Robert E. Roberts,	James B. Martin,
Regional Administrator	Executive Director

#### Chapter 1 INTRODUCTION AND OVERVIEW TO THE ROLES OF EPA AND CDPHE

#### 1.1 Background

This Colorado Environmental Performance Partnership Agreement (CEPPA) is an agreement that identifies and explains the key environmental priorities and goals in the State of Colorado, and the working relationship between the Colorado Department of Public Health and Environment (CDPHE) and the U.S. Environmental Protection Agency (EPA). The FY 2007 and FY 2008 CEPPA continues the pattern established in the previous agreements, to achieve the goals of the National Environmental Performance Partnership System (NEPPS). The NEPPS provides a framework for delineation of CDPHE and EPA roles in carrying out environmental laws in each state. It allows Colorado to identify key state priorities, allocate federal resources to the highest state priorities, and have some flexibility in finding ways to achieve mutually agreed upon goals. The EPA seeks to work jointly with the state to find the most effective ways to achieve national standards and goals while meeting state environmental priorities.

This CEPPA encompassed an agreement for federal FY 2007 and FY 2008. Both CDPHE and EPA Region 8 will annually review this CEPPA for modifications and consideration of new priorities arise, new goals and objectives as amendments.

This has been a strong year for Colorado environmental programs. CDPHE is well into implementing its strategic plan of which the environmental goal is to achieve a Sustainable Colorado through performance-based programs. Under this strategic direction, CDPHE has developed and began to implement a cross media permitting outcomes program, greening government for state agencies, and enhanced innovations program. In addition, CDPHE continues to implement and enhance its cross media enforcement program, Mercury Program, Environmental Problem Solving, indicators program, integrated data effort, and cross media compliance assistance efforts. CDPHE is seen as a leader in innovations for state regulatory agencies. CDPHE is spearheading the Environmental Management System (EMS) Permit Pilot Project, the first of its kind in the world, an Internal EMS, and Stormwater Excellence Program. We continue to see the Environmental Leadership Program expand in scope and membership.

Colorado's air quality monitoring for 2005 (most recent year for valid data) has generally continued to improve. In terms of the attainment and maintenance plans for particulate matter (PM10) and Carbon Monoxide, all maintenance plans are now approved and all nonattainment areas are now designated attainment. A number of Plan amendments will be prepared during this PPA cycle. The specific area will be Denver for Ozone (the 1-hour and 8-hour standards are addressed separately).

The Denver metro area maintained ozone (smog) concentrations below the national 1-hour standard through 2007, though there were exceedances of the 1-hour standard measured on two different days in 2003. During the 2006, no violation of the 8-hour ozone standard occurred. However, there were several days where ozone reached high enough levels so as to affect the levels that could not be exceeded in 2007. The State continues to implement the Early Ozone Action Compact. EPA has deferred the effective date of the nonattainment designation to September 2007. The Compact Ozone Action Plan was approved by the Colorado General Assembly in 2004 and has been approved by EPA. The strategies in the compact are being implemented during this and ensuing planning periods.

The Water Quality Control Division is continuing to improve its ability to provide "Quality Water for Public Health and the Environment." In that regard, the Division has successfully obtained 10 FTE from the General Assembly (6.5 drinking water and 3.5 clean water) and has been approved to use drinking water set-aside funds to hire an additional 6.75 FTE. These positions were justified based on the need to improve service to the public and regulate entities, implement new federal rules, and to provide an adequate level of protection of water quality in the face of increasing workload driven principally by growth and more robust reporting of spills and other acute incidents. The Division is completing a substantial reorganization that will result in better alignment of work in its three major program areas (Watershed, Drinking Water, and Clean Water Facilities). Also, the Division has voluntarily sought and received evaluation under the Colorado Performance Excellence program and has committed to addressing identified areas for improvement, including the development of a comprehensive strategic plan that will be completed by the end of calendar year 2008.

The Division continues to complete total maximum daily loads (TMDL) for impaired streams and the analysis thereof has identified situations where implementation of the TMDL will require conditions in stormwater and process water permits. This is a first for the Division and may lead to other scenarios where implementation of a TMDL will require additional controls on stormwater discharges through permits. The Division is also exploring areas where existing regulatory authority might be used to better ensure the protection of agricultural beneficial uses through control of total dissolved solids in discharges. This issue, as with most major emerging issues addressed by the Division, will be discussed in a work group convened under the auspices of the Water Quality Forum – a multi-stakeholder group that meets regularly to exchange information and air concerns with respect to Colorado's water quality management program.

In the waste management area, significant progress continued in the cleanup of high priority RCRA corrective action sites. Colorado continues to exceed EPA national goals for environmental indicators for this universe. Indoor air remediation for the Redfield site was completed and the ground water cleanup is being implemented. EPA and CDPHE worked collaboratively on developing the proposed NPL listing of the Standard Mine site in Gunnison County. A large amount of effort was devoted to federal facilities such as the Rocky Mountain Arsenal, Lowry AFB, the Pueblo Chemical Depot, and Fort Carson. Completion of the Rocky Flats cleanup occurred on October 13, 2005; the integrating contractor's Completion Report was accepted by DOE on December 7, 2005. With selection of the treatment technology, CDPHE is gearing up for permitting of the Pueblo chemical demilitarization project. Colorado celebrated the 20<sup>th</sup> Anniversary of authorization in the Hazardous Waste Program. New priorities have emerged and are being addressed such as asbestos contamination in soils.

#### 1.2 Purpose

The Colorado Environmental Performance Partnership Agreement serves several purposes.

- It identifies the roles of and the relationship between the EPA and the environmental programs of the CDPHE.
- It identifies the major CDPHE management framework to address environmental problems in Colorado. The
  document describes the priority goals, objectives and key initiatives to address the problems, and establishes
  the environmental indicators and performance measure to evaluate progress.
- It is the document that defines Colorado's set of program commitments for which federal resources are made
  available to the CDPHE to manage environmental programs. It constitutes the full program plan for the CDPHE
  environmental Performance Partnership Grant (PPG) to the CDPHE and will be used to evaluate the success of
  the PPG.
- The CEPPA seeks to enhance public involvement regarding environmental issues and priorities in the state.

#### 1.3 Scope

This CEPPA addresses the environmental programs within the CDPHE with emphasis on those that receive funding from the EPA. This CEPPA delineates those programs and activities that are grant commitments in Chapters 2 through 8. In addition, this CEPPA describes a number of programs and activities which are either not funded by or not required by federal law to be included in the Agreement. These are included to demonstrate the comprehensive and integrated approach to managing these programs that is in place, and to enhance communications with stakeholders and the public. The fact that programs are described in this document that are neither funded nor mandated by EPA, does not translate into federal control of these programs if it would not otherwise exist.

This CEPPA specifically describes the work commitments to be completed during the work plan period of FY 2007 and FY 2008 (October 1, 2006 through September 30, 2008). It is intended to provide a working framework for the agencies that incorporates existing Memorandums of Agreement, delegations and enforcement agreements but does not supersede them. The CDPHE will maintain the core programs required by federal and state statutes and rules, and reflected in program authorizations and other formal agreements. In addition, the core program requirements also relate to the maintenance of regional and national databases associated with the environmental health programs and the development of Quality Assurance Project Plans for specific program activities like monitoring or remediation. The CDPHE will fulfill the data entry, quality assurance and data validation requirements and will perform timely and complete updating of information by state and the EPA staff and managers.

In this Agreement, the CDPHE will continue to develop, in close consultation with EPA Region 8, an EPA-Approved Quality Management Plan (QMP) that will address all of CDPHE environmental programs. CDPHE and EPA will consult on the scope and content of the QMP. The EPA has provided QMP Guidance to the CDPHE

and will continue to provide technical support quality assurance plans. CDPHE will continue to obtain EPA approval of QAPPs for data collection and analysis work for which EPA provides funding and for which programs do not yet have approved QMPs.

To provide a comprehensive description of the environmental efforts throughout the state, this CEPPA also includes EPA efforts to support the CDPHE environmental programs and to carry out federal responsibilities. In some instances, EPA works with other state agencies in Colorado to carry out activities. The information provided on these activities with other agencies is only descriptive and should in no way imply a commitment on the part of those agencies or CDPHE. Nonetheless, CDPHE will coordinate with both EPA and other state agencies to address environmental problems. Where appropriate, CDPHE also will work closely with other state agencies, cities, and county agencies to implement many of the programs described in this agreement.

#### 1.4 Relationship Between EPA and CDPHE

There is a long-standing relationship between EPA and CDPHE to protect the environment in Colorado. The federal system of government, through a series of environmental statutes, delineates specific roles for federal and state agencies in the development and implementation of programs for environmental protection. Different statutes require different roles. For example, some programs established by federal legislation may be delegated to state agencies with requisite authority, resources and capability. Other programs cannot be delegated under federal law, like the federal Superfund program. Other environmental programs or initiatives have been developed at the state level independent of federal authorities. In addition, there are other initiatives that both agencies agree result in increased environmental protection in an efficient and cost effective manner. Often, the CDPHE and EPA play significant roles in these efforts and work to coordinate their approaches in Colorado.

#### 1.5 Environmental Protection Agency Role

Under most of the programs covered by this CEPPA, the U.S. Congress gave the EPA the initial responsibility for development and implementation. Many of these statutes also contain Congressional preference for delegation of the program to the states when states demonstrate capacity to carry them out. The federal resources for program development and management are given to the EPA annually by Congress. The EPA has developed various mechanisms for implementation of the programs in partnership with the states. Given the evolving nature of this partnership, there will continue to be coordinated planning and priority setting between the EPA and Colorado. These joint activities will occur as part of the development of future partnership agreements and on a more long-term, strategic basis.

<u>FEDERAL-ONLY ACTIVITY</u> In some cases, implementation of environmental programs is primarily a federal role. Some examples include non-delegated programs, certain Indian Country issues, and interstate problems. Even so, many of these activities require support and activity by the CDPHE. One example is the Emergency Planning and Community Right-to-Know Act program that is directly implemented by the EPA, but relies heavily on state information and data.

<u>DEVELOPMENT OF NATIONAL PROGRAM STRUCTURE AND STANDARDS</u> The EPA is responsible, through its statutory management and rule-making authority, for determining the federal management structure for the program and minimum national standards. For many environmental programs, national standards have been set for the country. The EPA must ensure that the efforts of all states are used to achieve baseline environmental quality throughout the country and require that states adhere to a minimum set of national environmental standards. In addition, the EPA facilitates resolution of interstate issues. Federal activity is geared to monitor consistency, national trends, and federal initiatives when standards are not met.

<u>RESEARCH AND DEVELOPMENT</u> Often, the standards and guidance, which are developed by the EPA, are the result of research and development, which it has undertaken and/or funded. Development and testing of innovative technologies and similar initiatives are valuable components of many environmental programs.

ASSISTANCE TO THE CDPHE The EPA often provides technical assistance that may not be available to a particular state program. For example, the EPA assists in building state capability to implement federal environmental programs by providing clear statements of policy and guidance, and delivering assistance and training on new regulations and national priorities. Additionally, the EPA will assist CDPHE when requested, by providing technical information from other states, reviewing proposed engineering treatment processes, researching data, conducting risk assessments, and facilitating peer review and peer matching. For EPA activities that will not require a major commitment of federal resources, EPA personnel will be available on an ongoing basis. For activities that will require a major commitment of EPA resources, that role will be described in the program-specific tables and work plans in the later chapters of this CEPPA.

<u>ENFORCEMENT, COMPLIANCE AND ENVIRONMENTAL JUSTICE</u> The EPA performs essential enforcement and compliance assurance functions in order to ensure the protection of public health and the environment, and to assure that polluters do not gain a competitive advantage over those regulated entities that comply with federal environmental regulations.

The core EPA functions include: setting national priorities, monitoring compliance on a national basis, assuring national consistency in the implementation and enforcement of federal environmental requirements, taking enforcement actions against regulated entities with significant noncompliance at facilities in several states or against sources where releases to the environment threaten the health or environment of another state or country, or where states do not address particular violations, the EPA offers incentives for violators to come into and remain in compliance, conducting compliance assistance for high-priority sectors and federally-implemented program, and evaluating state performance.

For national programs that are not delegated to the state and for new regulations and policies, the EPA will perform compliance assurance activities such as the development of compliance assistance materials and services tailored to promote compliance within high priority sectors. It will address compliance problems in federally implemented programs, and publicize and explain new regulatory requirements. In delegated programs, such materials and services should be delivered by the state.

The EPA will promote environmental compliance and pollution prevention in the federal sector through enforcement, technical and compliance assistance activities. Careful administration of compliance assistance, pollution prevention, and enforcement will be directed toward the overall goal of achieving increased compliance and reducing risk in all priority areas. EPA and CDPHE agree to follow the State Review Framework elements one through thirteen in reviewing and assessing state compliance activities and programs. The review will be done once every three years beginning in FY 2007 for programs determined to be adequate, the next review occurring in FY 2010.

<u>RESOURCES</u> In addition to the programmatic and technical assistance provided, many of the programs covered by this CEPPA are partially funded by federal grants administered by the EPA. The EPA is accountable to Congress for the expenditure of these resources consistent with federal law and grant agreements.

<u>SPECIAL PROJECTS/INITIATIVES</u> The President, the Administrator of the EPA, or the Regional Administrator may identify particular initiatives or projects, which are a high priority. The EPA works with state agencies and others to implement projects or initiatives that the state is interested in pursuing.

CROSS-CUTTING INITIATIVES The EPA Region 8 office will be working with EPA Headquarters, the state, and local communities in several cross-cutting areas. The EPA has identified a number of cross-cutting areas within its strategic themes. These themes include energy, agriculture, revitalization, mercury, and ensuring adequate investment in state capacity. Other cross-cutting areas include ecosystem protection, pollution prevention, reinventing environmental management, environmental management systems, environmental justice, environmental accountability, partnerships and strong science and data. Cross-cutting activities found within these themes include community-based environmental protection, industrial sector compliance activities, integrated environmental data systems and funding to achieve equitable environmental results.

<u>VERIFICATION OF STATE PERFORMANCE (OVERSIGHT)</u> The EPA works jointly with the state to set forth the procedures for reviewing state and EPA accomplishments and issues annually and at the end of the two-year PPA cycle, grant reporting requirements, and other assessments. Through the assessment process, the EPA works with the state to evaluate accomplishments, discuss progress, make adjustments to meet commitments in the current PPA, and plan for future efforts. The EPA is ultimately responsible for ensuring that grant requirements, including program commitments have been met.

In cases where the EPA delegates implementation authority for environmental programs to a state, it must also ensure that the state meets the requirements of the delegation. This distinct oversight role is necessary for the EPA to carry out its unique federal responsibilities as reflected in the items above. The EPA will review CDPHE performance and evaluate it against national environmental statutes, regulations and pertinent fiscal/grant requirements (see Chapters 8 and 10: Fiscal and Oversight Chapters).

In instances of effective state performance, the EPA oversight role lessens. In instances of less than satisfactory performance, the EPA oversight role increases. In both scenarios, the EPA must ensure compliance with environmental laws and determine its level of activity accordingly.

#### 1.6 CDPHE Strategic Planning and Role in the CEPPA

The basis for Colorado's development of this CEPPA comes from a comprehensive state strategic planning process established by Governor Bill Owens. The CEPPA document affirms this direction. The CDPHE developed a strategic plan and critical investment areas to continue moving state environmental programs forward in the years to come. CDPHE's environmental target area is to:

Create a sustainable Colorado by protecting, preserving, and improving the quality of life, environment and ecosystems through performance-based environmental programs.

The following are the primary goals of CDPHE:

- Maintain and improve environmental protection on a cross media basis through the compliance assurance functions (compliance outreach, permitting, enforcement) of our environmental programs.
- Analyze and use information and science to make sound health and environmental decisions, and to guide strategic plans and priorities.
- Promote and encourage flexibility and incentives for environmental leaders through the use of environmental management systems and other tools in the regulatory process to continuously improve environmental outcomes.
- Conduct and oversee environmental cleanup projects that are protective of human health and the environment, coordinated and consistent with cross-media programs, standards and approaches, and respectful of local community needs and concerns.

For the majority of programs covered by this CEPPA, CDPHE is the primary implementing agency. Some of the roles described above have parallels at the local level.

<u>DEVELOPMENT OF STATE PROGRAM STRUCTURE AND STANDARDS</u> Colorado is responsible through its statutory and regulatory authority to determine the state management structure for the program. In addition, the state adopts its standards through the Colorado Administrative Procedures Act and requirements of implementing statutes. This is done through the various state commissions or boards: the Air Quality Control Commission, Water Quality Control Commission, Hazardous Waste Commission, and Colorado Board of Health. CDPHE also received advice on sustainability, pollution prevention and leadership from the Governor-appointed Pollution Prevention Advisory Board.

<u>RESEARCH AND DEVELOPMENT</u> The state also may participate in research and development efforts relevant to its environmental programs.

<u>PROGRAMMATIC AND TECHNICAL ASSISTANCE</u> Due to the maturity of many of the programs described in this CEPPA, the state sometimes provides programmatic and technical assistance to the EPA. This is often done through agreements under which the state undertakes lead responsibility for particular projects or activities for which the EPA is primarily responsible.

<u>RESOURCES</u> The CDPHE commits state financial resources to nearly all of the programs and activities described in this CEPPA.

<u>SPECIAL PROJECTS/INITIATIVES</u> The CDPHE may also undertake particular projects or initiatives that are a high priority for the state. The CDPHE works with the EPA and others to implement those projects or initiatives.

<u>DIRECT IMPLEMENTATION</u> For most of the programs and activities described in this CEPPA, CDPHE directly implements the program or activity. CDPHE will undertake the work when a program is not authorized by federal law. As CDPHE and EPA develop their priorities, CDPHE may identify priority work that the EPA cannot or will not undertake. CDPHE may then choose to do this work. Local health departments also directly implement a number of programs and activities and some reference is made to these in this CEPPA.

<u>COMPLIANCE ASSURANCE AND ENFORCEMENT</u> The State of Colorado has sufficient authority under state statute to perform essential compliance assurance and enforcement functions in order to ensure the protection of public health and the environment and to assure that polluters do not gain a competitive advantage over those entities that must meet state regulatory requirements.

#### 1.7 Environmental Conditions in Colorado

This CEPPA is founded, in part, upon the current understanding of environmental conditions in Colorado. The CEPPA includes goals and objectives to address identified health and environmental problems in the state, particularly as they relate to the established roles and responsibilities of the participating agencies.

**Sustainability -** Colorado is and will be facing many challenges as the state continues to grow economically. As the population increases, the state will continue to be challenged to sustain the quality of life, environment and ecosystems which is one of the main reasons people want to live and work in Colorado. CDPHE continues to strive towards creating a Sustainable Colorado through its programs, partnerships, and activities. CDPHE is enhancing its ability to collect and report information to the public on how the department activities are resulting in direct benefits to the quality of life, environment, and ecosystems in Colorado. Succeeding in creating a sustainable Colorado through improving, protecting, and preserving Colorado's quality of life, environment and ecosystems will require CDPHE to develop and implement new and more effective tools and approaches.

Colorado regulated entities in many sectors are striving towards becoming environmental leaders and a achieving an even greater commitment to community. We welcomed a number of new members to and expanded the scope of the State of Colorado Environmental Leadership Program and continue to work with other businesses, governmental agencies and communities to enhance and grow the program. This includes the department creating the Stormwater Excellence Program and looking to develop other excellence programs. Prevention pollution has been the State pollution control tool of choice since 1992 and the incorporation of pollution prevention into state regulations, compliance assistance, enforcement, and permitting activities is rapidly increasing. Prevention of pollution has effectively saved companies money, reduced risk and improved the environment and quality of life in Colorado. The environmental improvements described below are in part due to prevention. Reported toxics in the state are on the decline, primarily as a result of pollution prevention. CDPHE is beginning to measure and reduce its own environmental and resource impacts, and plans to expand its data capabilities and report on this to the public in FY 2007. CDPHE has also taken a lead role in implementing a state-wide environmental management systems through the Governor's Greening of State Government Program.

**Air Quality -** Colorado air quality has improved since air pollution monitoring began in the 1970s. When federal air quality standards first were instituted in 1970, Denver's air was in winter exceeded the standards on over seventy days. To correct this, the Air Quality Control Commission (AQCC) designated areas where Ambient Standards were being violated as non-attainment. For these areas, the AQCC approved control plans (State Implementation Plans) to reduce pollutant levels below the standard.

By 2002, Colorado had accomplished a milestone that had seemed impossible in the 1970s. In 2002, EPA redesignated the entire State of Colorado as "in attainment/maintenance." Colorado was the first state in the nation to be violation free and to achieve this designation. Credit for this achievement should go to those who helped make it occur, including:

- Automobile manufacturers who improved the emissions control systems on their vehicles to meet the high standards set by regulation;
- Businesses and industries that installed and maintained emissions control equipment:
- Homeowners who have cooperated with residential burning control programs;
- Those who have participated in voluntary programs to improve air quality; and,
- Municipalities and agencies that have reduced road sanding and improved street sweeping.

**Denver Metropolitan Area Air Quality** -- For several years the Denver the metropolitan area had not violated any EPA standards for the criteria pollutants. However, during the period of 2005 through 2006, ground-level ozone readings did not exceed the EPA 8-hour ozone standard. In order to head off nonattainment designation and to reduce ozone levels to below the standard, the AQCC adopted an Ozone Early Action Compact for the Metro Denver area and the northern Front Range December 2004. The EPA approved this Ozone Action Plan in 2005. Chapter Five of this document includes discussion about the implementation of this plan.

No exceedances of the coarse particle (PM10) standard have occurred since 1993. PM10 can reduce lung function and cause respiratory problems. In the Denver area most PM10 is caused by dust from roads. Increased street sweeping and the use of alternative deicers as a substitute for road sanding has reduced particulate concentrations.

No exceedances of the federal health-based fine particle (PM2.5) standard have occurred since monitoring began. The vast majority of these particles are generated from motor vehicle exhaust, power plants and wood burning. The particles can be inhaled deeply into the lungs and can cause damage to the respiratory system.

Fine particles also degrade visibility and largely are responsible for the "Brown Cloud." Denver and Fort Collins (locations of the two monitoring stations) often exceeds the current state visibility standard.

In 2005, two areas measured exceedances of federal air quality standards during the past year and the towns of Breckenridge and Mount Crested Butte measured exceedances.

Visibility, an aesthetic air quality value, will continue to be a concern along the Front Range. Colorado initiated efforts to complete a state plan for visibility in National Parks and Wilderness areas to meet requirements of the Regional Haze Rule.

**Water Quality** - Based on data compiled in 2006,approximately 44,000 river miles met the federal Clean Water Act "swimmable" goal, and over 51,000 river miles met the Act's "fishable" goal. Of the river miles assessed, only 790 miles did not meet the "swimmable" goal and about 9,500 miles did not met the "fishable" goal. For lakes a total of 57,500 acres met the "fishable" goal, with 56,000 acres meeting the "swimmable" goal. Approximately 12,000 lake acres failed to achieve the "fishable" goal, but all lakes assessed met the "swimmable" goal.

Potential public health problems of concern to the Colorado Clean Water Program include: chemical and pathogenic contamination of source waters used for public water supplies; illnesses caused by ingestion of contaminated aquatic organisms or agricultural products where the contamination is attributable to sediment or irrigation water supply; and gastrointestinal illnesses and other health problems (e.g., dermatitis, eye infections) that may result from water-based recreation in waters where standards are not attained.

Environmental problems of concern in surface waters include:waters listed as impaired for pollutants, principally those listed for selenium in the Colorado and Arkansas River Basins; dredge and fill activities that could impair aquatic habitat; and non-point source runoff that may adversely impact in-stream uses. There continue to be concerns over the impact of water quality on aquatic habitat conditions in the Lower South Platte, Arkansas and Colorado Rivers and over the decline of Colorado native fishes in certain identified segments.

Ground water quality in Colorado ranges from excellent in mountain areas where snowfall is heavy and development is sparse to poor in certain alluvial aquifers of major rivers where surface and ground water are used and reused. Shallow, unconfined aquifers in Colorado are susceptible to contamination from surface activities. Many have become contaminated, especially with nitrates and salts, from agricultural activities and from urban development, particularly along the South Platte downstream from Denver. Rapid development in mountainous areas located on top of fractured crystalline rock and in alluvial valleys has increased the threat of high levels of nitrates and pathogens in ground water from the use of individual septic disposal systems. Deeper bedrock aquifers tend to show higher levels of natural constituents but lower levels of surface contaminants, especially if the aquifers are confined.

**Drinking Water** – There are approximately 1975 active public water systems operating in Colorado. On average, 6% of public water systems in Colorado are in violation of health-based regulations each year, affecting about 11% of the population served. On average, about 700 systems fail to monitor and/or report for one or more contaminant as required by the *Colorado Primary Drinking Water Regulations*. The number of systems that fail to monitor and/or report each year has risen as new monitoring requirements are established. Monitoring results reported by public water systems indicate that the most common contaminants causing violations of drinking water regulations in Colorado are: microbiological as measured by total coliform, nitrate, turbidity, radionuclides, arsenic, fluoride, and selenium, while the most common violation in general is failure to monitor/report. Surface water, including groundwater-under-the influence-of-surface water, is used by 15% of Colorado public water systems and provide drinking water to 86% of the population served. Ground water is used by 85% of the water systems but provide drinking water to only about 14% of the population served. In some localities, ground water is the sole source of drinking water. From an environmental standpoint, disposal of contaminated residuals from water treatment facilities, particularly for those removing radionuclides, is an emerging concern.

**Hazardous Materials and Waste** - The priorities and work commitments of the Hazardous Materials and Waste Management Division (HMWMD) reflect and respond to several basic environmental and programmatic areas.

The first priority is waste prevention. If waste is never generated, then waste management issues and potential contamination issues resulting from the waste also never occur. The HMWMD strategy for waste prevention is to utilize the concepts of waste minimization and pollution. In both the solid and hazardous waste arenas, the HMWMD emphasizes the use of technical assistance and resource/educational materials to increase the awareness and understanding of these concepts across the State.

In addition, information disseminated during inspections encourages effective waste management practices within the regulated community. The use of waste minimization and pollution prevention-based Supplemental Environmental Projects as a frequent part of enforcement actions has emphasized the importance of these concepts. The results of the HMWMD waste prevention and minimization efforts can be demonstrated by a

downward trend in the amount of waste generated by many Colorado businesses and the downward trend in the number of hazardous waste generators in the state.

A second priority area is compliance assistance and assurance. Activities in these areas form the basis of the traditional work effort of HMWMD each year. The division is dedicated to: the adoption of reasonable regulations and guidelines that safeguard the environment and public health; outreach to the regulated community and the public to assure awareness and understanding of such requirements; and routine inspections that evaluate compliance at a significant percentage of the regulated facilities each year and concerted efforts to achieve timely compliance and corrective action. In addition, at sites where the improper disposal of wastes or chemical spills may impact the environment or place the safety and health of the citizen in question, HMWMD is focused on achieving rapid stabilization, and environmentally sound and cost-effective clean-ups.

The third priority is protection. In many cases, the HMWMD must respond to contamination that is already present in the environment, and that poses a current or potential risk to human health. A majority of the HMWMD work is in the Superfund, Hazardous Waste Corrective Action, Voluntary Cleanup and Federal Facilities Programs. The work involves design and execution of cleanup projects that are protective of human health.

The status and use of environmental indicators as program benchmarks has been under continual development and refinement at CDPHE. The CDPHE and EPA intend to determine whether and how an improved assessment of environmental conditions can be made.

#### 1.8 Description of Environmental Programs

Each of the environmental divisions of the CDPHE has described their organization in detail and defines new organizational relations for the environmental programs listed. A listing of these programs is included here to emphasize the breadth of the efforts that are part of the CEPPA. Of the programs listed many are funded, in whole or in part, through the grant provided under this CEPPA. The environmental programs administered by each of the CDPHE environmental divisions are shown in the following table.

Colorado Department of Public Health and Environment Office of Environmental Programs							
Hazardous Materials and Waste Management Division Compliance Program Federal Facilities Program Remediation Program Radiation Control Programs Radon Program	Air Pollution Control Division Policy and Planning Program Mobile Sources Program Stationary Sources Program Indoor Environments Program Technical Services Program Administrative and Business Services Program	Sustainability Division Pollution Prevention Environmental Leadership Environmental Customer Assistance Center Environmental Information and Environmental Justice Greening Government Self-Audit Law Program TRI/SARA Programs	Water Quality Control Division Water Quality Control Division Clean Water Facilities Program - Permits Section Drinking Water Program - Compliance Assurance and Data Mgmt Section - Engineering Section - Special Programs Unit Watershed Program - Environmental Data Unit - Standards Unit - Restoration & Implementation Unit - Outreach & Program Assistance Unit				
	Cross Media Prog	rams or Activities					
Cross Media Enforcement Team	Cross Media Compliance Assistance Team	Cross Media Permitting	Cross Media Regulatory				
Policy development Supplemental environmental projects Cross media inspections Municipal Policy	Sector-based cross media assistance Provide coordination, communication and training Workshop coordination	Environmental Management System Permit Environmental Results Program / SCORE Pollution prevention in	Environmental Management System Permit regulation Housed commercial swine feeding operations Pollution prevention in				

Small business referral program Cross media impacts Self-Audit Program: ERP/SCORE Inspector training	Resource Conservation Challenge Stormwater Excellence Program	permitting Electronic permitting Permitting by rule General permits	regulations
Environmental Problem Solving	Internal Environmental Management System	Indicators and Outcomes	Strategic Planning / PPA
Mercury Program Pharmaceuticals in the Environment	Policy development Aspects / impacts Project completion Measurement Education / awareness	Development Implementation Measurement Analysis / reassessment Review / modify	Region 8 Strategic Planning Effort State Review Framework

#### Chapter 2 Strategic Directions, Priorities, and Values

This chapter includes CDPHE strategic priorities, goals, objectives and priorities for the next year. The chapter also includes a discussion on CDPHE use of indicators to inform policy decisions and allocate resources. Finally, the chapter includes an agreement between CDPHE and EPA Region 8 on the development, implementation and review of innovations in Colorado.

#### 2.1 Strategic Directions

In 2004, CDPHE adopted the following Strategic Plan:

#### 2.1.1 Mission Statement:

The Colorado Department of Public Health and Environment is committed to protecting and preserving the health and environment of the people of Colorado.

#### 2.1.2 Vision Statement: Working together to make Colorado the healthiest place to live.

The Strategic Plan of CDPHE contains six target areas that reflect a commitment of service to its partners, stakeholders, the public and its workforce. The following target areas are relevant to this agreement with US EPA.

## 2.1.3 Environmental Target Area: Create a sustainable Colorado by protecting, preserving, and improving the quality of life, environment and ecosystems through performance-based environmental programs.

CDPHE is committed to continuous improvement in the quality of our air, water and land, in order to protect and enhance the quality of life for current and future generations of Coloradoans. We strive to accomplish this through encouraging improved environmental performance and pollution prevention, regulatory compliance, clean up, and technical assistance. By viewing the environment holistically, we can increase the efficiency and effectiveness of environmental protection in the state, and strive to measure this with performance-based outcomes.

CDPHE has created an enabling body within the environmental programs to assist others in implementing the strategic plan and goals named the Environmental Coordinating Committee (ECC). The ECC works with each of the cross media groups, including compliance assistance, enforcement, inspectors, and data, in implementing the Strategic Plan. In addition, the ECC is developing a training curriculum both for succession planning purposes and to prepare staff fro the challenges of the future.

The following are the CDPHE environmental goals and examples of methods to achieve those goals:

### 2.1.3.1 Goal: Maintain and improve environmental protection on a cross media basis through the compliance assurance functions (compliance outreach, permitting, enforcement) of our environmental programs.

- Continue to develop and implement new approaches to achieve environmental protection and solve environmental problems.
- Ensure compliance with state environmental regulations for all facilities and associated personnel through implementation of an effective monitoring and enforcement program, as measured by the percent of facilities in compliance with permit, regulatory, or other requirements.
- Integrate assistance and pollution prevention elements into the compliance assurance program, as
  measured by the number of compliance assistance and pollution prevention workshops and trainees, and
  measurable pollution prevention in settlements of enforcement actions.
- Increase and integrate the use of pollution prevention, EMSs and other cross media options in compliance assurance activities, including SEPs.
- Involve local health departments in cross media inspections where an existing inspection program exists.
- Provide the regulated community and trade associations with compliance assistance and an opportunity to provide input on environmental regulatory programs.

### 2.1.3.2 Goal: Analyze and use information and science to make sound health and environmental decisions, and to guide strategic plans and priorities.

View information as an essential resource necessary to make sound environmental decisions.

- Measure the physical, chemical, and biological conditions of Colorado's environment to help set environmental goals and standards, and report results to the public.
- Conduct site-specific and long-term water quality monitoring efforts in support of regulatory activities including setting standards and permitting.
- Reduce potential exposure and the health impact of environmental contamination and remediation by providing CDPHE environmental program managers, other agencies, and the public with toxicological information to guide activities.
- Build and coordinate databases that facilitate the transfer, sharing and analysis of environmental and health data.

# 2.1.3.3 Goal: Promote and encourage flexibility and incentives for environmental leaders through the use of environmental management systems and other tools in the regulatory process to continuously improve environmental outcomes.

- Promote and encourage the use of environmental management systems by integrating such systems into the regulatory structure as appropriate.
- Maintain and improve environmental protection while increasing flexibility for the regulated community and providing the greatest flexibility and incentives to environmental leaders in Colorado.
- Develop a partnership between compliance assurance programs and the Environmental Leadership Program to encourage companies to adopt the environmental leadership model in meeting environmental standards, including the EMS Permit Pilot Project.

# 2.1.3.4 Goal: Conduct and oversee environmental cleanup projects that are protective of human health and the environment, coordinated and consistent with cross-media programs, standards and approaches, and respectful of local community needs and concerns.

- Ensure that cleanups performed on Superfund, Federal Facility, hazardous waste, and voluntary cleanup sites are protective of human health and the environment through the proper analysis of environmental and health risk data, as measured by the number of cleanups occurring in the state.
- Identify, implement and measure the use of pollution prevention in cleanup programs, and the redevelopment and reuse of remediated properties.
- Clean up those areas of the state that are out of compliance with air quality goals, as measured by the number of areas out of compliance and the number of air quality plans developed to establish a roadmap to clean air.

#### 2.1.3.5 Other goals of CDPHE are to:

- Continue to build on the CDPHE nationally recognized reputation for successful innovation in environmental protection to achieve new levels of flexibility.
- Assure that our programs and processes continue to be open and accessible to participation by all.
- Provide the best service to the people of Colorado through recruitment, retention and training of the highest quality workforce.
- Serve as a valuable resource to all Coloradoans by providing timely and accurate information through strong communication and public education efforts.
- Provide a leadership role in response preparedness for intentional and naturally occurring public health threats and emergencies and emerging issues.
- Develop, maintain, and enhance comprehensive systems to achieve integrated and innovative approaches to addressing public health and environmental issues in Colorado.

#### 2.2 Priorities

The following are key priority investment areas for CDPHE in FY 2007 and FY 2008

#### 2.2.1 Community Preservation

The CDPHE will continue its commitment to community preservation. The divisions of the Office of Environmental Programs will provide a comprehensive array of resources for communities to access and utilize. Such examples as Brownfields, grants to communities for water treatment facilities, pollution prevention grants, supplement environmental projects, and air program grants will assist communities in meeting capacity, infrastructure and data needs. As the CDPHE data capabilities expand, the CDPHE will assist communities to better understand and respond to community problems and to assist in helping communities define their vision of a sustainable quality of life.

#### 2.2.2 Sustainability, Pollution Prevention and Innovations

CDPHE will continue to develop and implement strong regulatory programs and CDPHE will promote the use of innovative technology, strategic partnerships, and proactive approaches such as environmental management systems, to prevent pollution on a cross media basis. Elements of this theme include:

- Supporting the development and use of innovative technologies,
- Integration of regulatory innovations (such as performance standards and cross media efforts),
- Promoting environmental management systems, including implementing the EMS Permit Pilot Project, and
- Developing market incentives (including regulatory, non-regulatory and administrative).

#### 2.2.3 Compliance Assurance

CDPHE will continue to promote a strong, integrated and strategic compliance assurance program that uses the full range of available compliance assurance tools, including technical compliance and pollution prevention assistance and enforcement, on a cross media basis where possible. Elements of this theme include:

- Providing technical assistance with an emphasis on pollution prevention and assessing cross media impacts,
- Information dissemination,
- Using environmental indicators to identify compliance opportunities and determine where to focus resources, and
- Improving measures of success that focus on environmental outcomes.

#### 2.2.4 Environmental Management Systems for Excellence

As CDPHE continues to implement its mission, we are committed to developing and enhancing our own expertise, skills, and management capability through the CDPHE internal environmental management system. This commitment ensures that CDPHE employees use consistent practices to communicate, reach decisions, and deliver the best environmental results. Elements of this theme include:

- Enhancing our environmental performance,
- Building our skills and expertise, and
- Integrating the management system approach into CDPHE programs.
- Through an Executive Order issued in 2005, CDPHE, the Office of Energy Management and Conservation, and Department of Administration and Personnel are leading a statewide effort to increase efficiencies and green government through a systematic management approach entitled the Greening of State Government.

#### 2.2.5 Additional Priorities

CDPHE and EPA agree to continue implementing the following priorities:

- Mercury reduction,
- Attainment with national ozone standards
- Improving air quality in Rocky Mountain National Park
- Compliance with national drinking water standards.
- Climate change

#### 2.3 Core Values

As we move forward with the Strategic Plan, we will remain committed to CDPHE core values:

- More prevention and protection, less process,
- Continual environmental improvement,
- Customer service.
- Innovation,
- Enhanced and effective communications internally and externally,
- Employee satisfaction, motivation, and appreciation, and
- Professional respect and courtesy.

These core values will:

- Permeate the organization,
- Drive decisions; and
- Be measured.

#### 2.4 Environmental Indicators and other Performance Measures

#### 2.4.1 Development of Core Performance Measures

CDPHE is working on developing and refining a set of Core Performance Measures or indicators designed to inform CDPHE policy decisions and the allocation of resources. These measures will provide a focused set of environmental and programmatic results needed to clearly communicate changes in the state's public health and environmental conditions. In this process, the state will be using as the basis, the Core Performance Measures agreed to by the EPA and the Environmental Commission Organization of the States (ECOS). In addition, CDPHE would rely upon indicators to identify where additional or better data are needed. The CDPHE long-term goal is to improve the indicators and data that are used to guide the CDPHE strategic plans, priorities, performance reports, and decision-making.

What are environmental indicators?

- Environmental indicators are scientific measurements that track environmental conditions over time.
- Indicators help measure the state of our air, water and land resources, the pressures on them, and the resulting effects on ecological and human health.
- Indicators show our progress in making the air cleaner, the water purer, and in protecting our land.

CDPHE will also measure the outcomes of agency actions and programs. For example, CDPHE will measure the changes in emissions, discharge quantities, and compliance rates as a result of its actions. CDPHE will develop other indicators to gauge the efforts and results of its programs including the goals and strategies provided above and below.

The development and reporting of more consistent and meaningful performance information related to State grant assistance, the President's FY 2007 budget request directs that EPA develop a template for use by states in submitting their grant work plans for categorical grants and Performance Partnership Grants starting in FY 2007. The template requires that states provide a clear linkage of their grant-funded efforts to EPA strategic long and short-term goals and highlight relevant aspects of their annual performance and results. The template should facilitate meaningful comparison of performance across states and between a state's past and planned accomplishments.

Much of the impetus for the template can be attributed to recent assessments of several of EPA major state (and local) grant programs conducted by the Office of Management and Budget (OMB). The CDPHE and EPA recognize that this will be an important requirement for this agreement. Many, if not all of the specific template measures are incorporated in the text of the program work plans. When the 2008 templates are completed they will be attached as addenda to the work plans in the final agreed to version.

#### 2.5 Strategic Investments and Innovations

This section is the innovations agreement between CDPHE and EPA Region 8. The agreement sets forth the parameters both agencies agree to when developing, implementing and evaluating innovative programs and projects in Colorado.

#### 2.5.1 Investing in Innovation

CDPHE and EPA Region 8 recognize the need for resource investments to develop new strategies and new ways of doing business in order to meet emerging environmental protection challenges. This includes both sustaining and improving critical core program work and investing in new strategies to address emerging challenges.

#### 2.5.2 Creating a Work Environment to Support Innovation

CDPHE and EPA Region 8 management will proactively support the following key practices to create and sustain an innovative work environment:

- Encourage environmental problem solving and collaborative efforts to achieve environmental results;
- With management approval, reward experimentation that is intended to improve our programs and human health and the environment:
- Communicate to agency staff and external stakeholders the opportunities and challenges of the agencies' innovation projects;
- Communicate between CDPHE and Region 8 before situations become elevated;
- Allow sufficient time for innovations to evolve and to be appropriately evaluated;
- Place innovative programs and projects on equal par with established traditional core programs; and
- Ensure that the innovations are measured appropriately and fairly.

#### 2.5.3 Mainstreaming Innovation into Agency Processes

CDPHE and EPA Region 8 are committed to fully integrating innovation projects into the planning, resource allocation and evaluation processes of each agency and expressly as part of the agencies' CEPPA. With respect to the planning process, the agencies agree to take specific actions to foster innovations, including:

- Actively seek potential innovation projects and identify them as part of the ordinary program planning and CEPPA planning activities of CDPHE and EPA and agree upon resource allocations for these projects,
- Hold periodic meetings with staff to promote "bottom up" innovation and capacity building ideas, and
- Expressly incorporate planned innovation and capacity building projects into the agencies' annual plans, the CEPPA and related implementation plans.

#### 2.5.4 Strategic Resource Investments and Divestments to Support Innovation

CDPHE and EPA agree that innovations require strategic resource investments and divestments. While maintaining support needed to fulfill core program functions, CDPHE and EPA will devote the necessary resources to fund and evaluate the innovations presented here.

#### 2.5.5 Measuring Innovative Work

CDPHE and EPA are committed to measuring, evaluating, and learning from all innovation projects. To accomplish this, the agencies agree to the following:

- Each identified innovation will include a measurement and evaluation component;
- The agencies will strive to include environmental outcome measures whenever possible, but also may
  employ activity counts and other performance measures as appropriate; and
- The agencies may support projects that require longer-term measures or the creation of new types of measurement approaches if easily attainable short-term measures are not readily available.

#### 2.6 Activities in FY 2007 and FY 2008

The following are the innovative projects that the agencies agree CDPHE will undertake in FY 2007 and FY 2008.

#### 2.6.1 EMS Permit Pilot Project

#### 2.6.1.1 Introduction

CDPHE and EPA Region 8 are embarking on a project to pilot a regulatory system to incorporate an Environmental Management System (EMS) cross-media permit, into CDPHE programs for certain regulated entities. At a time when governmental agencies are experiencing declining revenues and increasing responsibilities due to budgetary constraints, this project is anticipated to allow government to be more efficient and better leverage resources and garner greater environmental improvements. EPA was able to provide grant funding the pilot project, thus the project will be developed in partnership with EPA under the Joint EPA/State Agreement to Pursue Regulatory Innovation and through cooperation with EPA's Innovation Action Committee.

Federally authorized permits are required by federal statutes and regulations to meet specified substantive and procedural requirements such as required discharge or emission limits and opportunities for public involvement. CDPHE and EPA Region 8 will ensure that EMS permits developed pursuant to the pilot project continue to comply with all applicable federal statutory requirements. Where federal regulations constrain CDPHE authority to test alternative approaches in EMS permits, CDPHE may request EPA amend the corresponding federal rules. or may make revisions to state promulgated, federally approved programs. EPA will consider, propose, and promulgate such rule changes in accordance with federal legal requirements governing rulemakings, such as public notice and opportunity to comment. Notwithstanding other provisions of this CEPPA, nothing in this EMS Permit pilot will limit the ability of CDPHE to conduct inspections at, investigations of, or acquire information concerning facility in the program. This pilot project does not restrict EPA's authority or responsibility for overseeing delegated federal environmental programs or restrict federal enforcement or information-gathering authority. The facilities participating will have the ability to use the state's self-audit and immunity program if the only restriction from using the law is the fact the facility is required by the EMS permit to conduct an annual audit. EPA agrees to follow the self-audit privilege and immunity law agreement contained herein concerning the participating facilities' audits. CDPHE is the primary agency for inspection, oversight, and enforcement of the applicable environmental laws over the facilities in the EMS Permit Pilot (with the exception of the pretreatment program). EPA's intent is that EPA generally will not take any actions, including inspections, during the pendency of the Pilot against any of the Pilot facilities who are in compliance with their EMS permits. EPA expects CDPHE to fully carry out its responsibilities under the delegation/authorization agreements and enforcement agreements. If EPA becomes aware of a potential compliance issue with any of the Pilot facilities, EPA generally intends to refer that issue to CDPHE. CDPHE will take prompt, appropriate action and notify EPA of its action. If the Colorado General Assembly decides to continue the EMS Permit Program as a permanent program, CDPHE will request EPA approve the EMS Permit Program into each EPA-delegated program.

#### 2.6.1.2 Goals

CDPHE goals for the EMS permit program include:

- Using an EMS to deliver compliance-equivalent performance;
- Reliance upon an EMS with specific, CDPHE-approved performance improvement goals to achieve environmental performance through continual environmental improvement;
- The use of an EMS to produce compliance and continual environmental performance into the future;
- Continuation of our policy that offers rewards to good performers who successfully use or want to add an EMS to their environmental management approach;
- Community and stakeholder involvement in developing and assessing the EMS permit approach;
- The consideration of cross media impacts when making environmental decisions; and
- Exploring whether and how regulated organizations' EMS efforts can augment and/or replace some of
  government's environmental regulatory functions, including inspections through external third-party audits,
  minor permit modifications through the EMS tracking system, and reporting through the EMS data collection,
  problem identification, root cause analysis, and system modification processes.

#### 2.6.1.3 Implementation

To pilot this innovative EMS approach, CDPHE is committed to issuing cross-media permits to several regulated facilities that can meet the above stated goals.

The CDPHE proposal includes developing whole-facility compacts with three facilities, including an aerospace facility, a semiconductor facility, and concentrated animal feeding operations in Colorado. CDPHE, in consultation with Region 8, will pre-screen facilities prior to acceptance into the pilot program. The facilities must

commit to continued environmental improvement and superior performance through the development and implementation of an EMS premised on the ISO 14000 standards. These systems envision a continual cycle of planning, implementing, reviewing and improving the actions that an organization takes to meet its environmental obligations. A CDPHE-approved EMS permit will be the required environmental permit(s) for the facility in this pilot initiative (but the traditional existing permits will remain in place unless or until the project is deemed successful and the EMS permit becomes the final permit).

Elements of the EMS permit pilot project include:

- A written environmental policy with commitments from top management to superior environmental
  performance; planning that takes into account environmental aspects and impacts; compliance with legal
  requirements; objectives and targets; and continual environmental improvement goals;
- Implementation efforts that focus on structure and responsibility, training and communication for employees, EMS documentation and control, operational control and emergency preparedness and response;
- Checking and corrective action procedures including monitoring and measurement, regular EMS audits and continual improvement goals as the central theme; and
- Commitments to continual environmental improvements and providing performance measurement data.

In addition, this project includes effective community involvement in the development of this initiative. Consistent with federal legal requirements, CDPHE will waive certain procedural requirements including traditional permits by taking necessary regulatory steps to define the EMS as the required environmental permit(s), streamlining reporting and monitoring requirements, and reducing or eliminating inspections, after an initial joint inspection with CDPHE and the auditor.

#### 2.6.1.4 Measurements

Measuring environmental performance is critical to this pilot proposal. Performance measures may include:

- Environmental performance and pollution prevention (including, elimination of unintended environmental harm due to traditional processes);
- Environmental conditions;
- Compliance with environmental requirements;
- Pollution prevention indicators (include pollution prevention performance information and what stakeholders believe are the priority pollution prevention actions);
- Cost/benefit, including savings through elimination of traditional process; and
- Community involvement.

#### 2.6.1.5 Schedule

CDPHE estimates it will complete the project by June 30, 2007. The schedule is dependent in part upon the state legislation passed in April of 2004. During the first year of the agreement, CDPHE completed the EMS permits and other elements of the program. CDPHE convened the facilities that are to implement the EMS permits along with a cross-section of local governments and community representatives from the facility location communities. The first year also included developing the methodology/links necessary to measure and evaluate the results.

For the second year of the project, CDPHE will continue measuring and evaluating the results of the early stages of EMS implementation and will make adjustments as necessary. All permits will remain in place until the completion of the pilot. When appropriate, CDPHE will apprise EPA Region 8 of any regulatory changes that may be necessary to redefine "permit" on a facility-specific basis or to make any proposed alternative compliance portions of the EMS federally enforceable. In the third year, CDPHE will prepare the report containing the results of this project. If the Colorado General Assembly decides to continue the EMS Permit Program as a permanent program, CDPHE will request EPA approve the EMS Permit Program into each EPA-delegated program.

#### 2.6.2 Cross-Media Evaluations in Settlement Agreements

CDPHE and EPA Region 8 recognize that for enforcement to become as effective and efficient as possible in both garnering environmental benefits and using compliance assurance resources, cross-media impacts need to be considered during each step of the compliance assurance process. In support of this recognition, CDPHE will be developing an internal guidance document detailing how the state will address cross-media impacts in achieving

settlement with entities in the enforcement arena. EPA Region 8 agrees to work with CDPHE in reviewing, commenting on and approving this guidance document for CDPHE compliance assurance program.

### 2.6.3 Regulatory Integration of Cross-media, Pollution Prevention, Environmental Management Systems and Environmental Leadership

CDPHE is committed to reviewing each environmental regulation being adopted or revised and each new regulatory program to ensure pollution prevention, EMS, and environmental leadership are incorporated and cross-media impacts are considered to the greatest extent practicable. CDPHE were able to propose and the Air Quality Control Commission adopted pollution prevention in Regulation No. 7 concerning oil and gas operations and will work to incorporate pollution prevention into Regulation No. 2, Part B concerning Housed Commercial Swine Feeding Operations. The Hazardous Waste Commission adopted federal incentives for leadership companies into regulation. The Sustainability Division, Air Pollution Control Division, Consumer Protection Division, Hazardous Materials and Waste Management Division, Water Quality Control Division, and Pollution Prevention Advisory Board (PPAB) will work together to propose integration approaches.

CDPHE is working with EPA headquarters to encourage EPA consider cross media impacts when developing or modifying federal CAFO regulations.

CDPHE and the PPAB reviewed the programs within the Air Pollution Control Division, Consumer Protection Division, Hazardous Material and Waste Management Division, and Water Quality Control Division and has developed plans to incorporate cross-media, pollution prevention, environmental management systems, and environmental leadership into the various programs. CDPHE will continue to identify and implement elements of these plans as time and resources allow.

#### 2.6.4 Stormwater Excellence Program

#### 2.6.4.1 Introduction

The CDPHE WQCD and Sustainability Division have teamed up to develop, implement and assess a Stormwater Excellence Program on a pilot basis in cooperation with the regulated community and private compliance assistance providers. The following is a description of the different stages of this program and the agreement between EPA Region 8 and CDPHE on the implementation of the pilot program.

#### 2.6.4.2 Goals

To provide guidance and program oversight to assist the regulatory community in achieving full compliance with State and local stormwater requirements for the construction industry, improving environmental quality, reducing the threat of enforcement liability, and establishing a framework to go beyond mere base compliance in construction site operation through implementation of an EMS program.

The concept of the Stormwater Excellence Program is to establish a program containing the appropriate elements of an environmental management system (EMS), with a focus on compliance with the Stormwater General Permit for Construction Activities. The EMS-based program, including auditing by a third party, will include elements that will be in addition to the CDPS Stormwater Construction Permit requirements.

#### 2.6.4.3 Implementation of Pilot Program

Stage 1: A Stage 1 Pilot was conducted from March 2005 through July 2005. CDPHE, several regulated entities, and compliance assistance providers partnered to develop and assess the elements of the program, including compliance assistance tools, pollution prevention, environmental management system guidance, training, metrics to evaluate the program, and procedures for CDPHE recognition of participating entities. A final report on the Stage 1 Pilot is available at www.cdphe.state.co.us/wq/PermitsUnit/stormwater/CSEPstage1.pdf. The Stage 1 Pilot report documents that the program successfully met the objective of assisting the pilot participants in increasing compliance with State and local stormwater requirements for the construction industry.

Stage 2: A Stage 2 Pilot began in January 2006 and will continue through early 2007. The primary goal of the Stage 2 Pilot is to develop a sustainable structure for the program to be operated through a private/public partnership that will include adequate operational procedures and oversight by CDPHE and local governments to ensure the continued effectiveness of the program. Elements of the pilot include involving trade association in administering the program, forming an advisory board to provide credible leadership and decision making, and developing a series of board-approved standard operating procedures that clearly define the roles and responsibilities of the board, participants, auditors, and trade associations.

#### 2.6.4.4 Measurements

CDPHE will evaluate the success of the Stage 2 Pilot Program through review of documentation developed as a result of the Stage 2 Pilot Program implementation. During Stage 2 of the Pilot Program, a methodology will be developed by which the long-term success of the program in meeting the stated objective may be measured. The evaluation method will include developing and implementing procedures for "spot check" inspections of participating sites conducted by CDPHE and local government staff to verify third-party auditor's performance in conducting audits, compliance with CDPS stormwater permit requirements, and conformance with the elements of the Stormwater Excellence Program. Additional program oversight and evaluation may involve implementing procedures for stakeholder to report participants and auditors that fail to meet the program responsibilities, and surveying participating permittees and auditors.

#### 2.6.4.5 Schedule

Stage 2 of the Pilot Program was initiated in January 2006. Stage 2 will continue for approximately one year. At that time, CDPHE will make a determination of how to proceed as discussed above. Based on initial results of the Stage 1 Pilot Program, it is expected at this time that the program will continue into full implementation.

#### 2.6.4.6 Memorandum of Agreement Stormwater Initiative (effective February 21, 2005)

This Memorandum of Agreement is entered into between the Colorado Department of Public Health and Environment (CDPHE), Water Quality Control Division, and the U.S. Environment Protection Agency, Office of Enforcement, Compliance and Environment Justice, Region 8, hereinafter "parties."

WHEREAS, the parties recognize that CDPHE has primary responsibility for implementation of the Federal Stormwater program under the Clean Water Act as authorized by EPA, and that EPA retains its authorities and responsibilities under the Clean Water Act:

WHEREAS, the U.S. Environmental Protection Agency and CDPHE are dedicated to ensuring that the Stormwater program established under the federal Clean Water Act is effectively and efficiently implemented; and

WHEREAS, the parties desire to obtain compliance with stormwater program requirements and thereby promote their environmental protection objectives; and

WHEREAS, the parties want to advance compliance with stormwater regulations through the use of innovative technology, strategic partnerships, and proactive approaches such as environmental management systems and the Colorado Environmental Audit Privilege and Immunity Law.

NOW THEREFORE, it is hereby agreed as follows:

- 1. The parties encourage entities subject to the stormwater regulations to participate in a CDPHE initiative to achieve the above-referenced compliance and environmental goals.
- 2. The parties agree to cooperate in public meetings and/or training programs to educate attendees about the requirements of the stormwater regulations and the initiative.
- 3. CDPHE will convey to EPA a list of the entities participating in the state's initiative to facilitate a coordinated inspection and enforcement oversight effort between the parties. EPA agrees that it will not target such entities for inspection as a consequence of their participation in the initiative.
- 4. The parties do not, by this document, warrant or aver in any manner that participation in the initiative will result in compliance with the provisions of applicable state or federal laws, regulations, or permit conditions. Any person participating in the state initiative is solely responsible for compliance with the Clean Water Act, any permit, and any other applicable federal law or regulation.
- 5. Generally, construction site complains received by EPA Region 8 will be forwarded to CDPHE. CDPHE will take prompt, appropriate action and notify EPA of its action.
- 6. All planned Stormwater inspections shall be conducted as set forth in the EPA/CDPHE Inspection Plan.
- Should EPA Region 8 identify a participating facility for inspection under a national enforcement initiative/case, before conducting the inspection, EPA will initiate consultation between the parties in an effort to resolve any concerns.
- 8. CDPHE intends to allow an entity with prior stormwater violations to participate, at CPDHE's discretion, in the initiative.

- 9. Initiative participants that qualify may avail themselves of the state's self audit and immunity program.
- 10. This agreement will be effective immediately upon the signature of both parties.

Either party may void this agreement upon written notice to the other.

2.6.5 Wastewater Treatment Environmental Results Program (Self-Certification of Major Wastewater Facilities)

#### 2.6.5.1 Introduction

This program is based upon the Environmental Results Program. It is a self-certification program for major wastewater treatment facilities in Colorado that have demonstrated a good prior compliance track record. This program will not include all major wastewater treatment facilities in the state (estimated at 100), but only those that have a demonstrated commitment to compliance.

There is a current backlog of unaddressed violations at approximately 17 major and 91 minor wastewater treatment facilities that require follow-up from previous inspections. The compliance rate for domestic facilities is about 90% for major facilities compared to 66% for minor facilities and there is at least two to three times the number of minor facilities as compared to major facilities.

One of the benefits of this program is to allow CDPHE to increase resource focused on minor facilities with problems by reducing the level of resource targeted at those major facilities with excellent compliance records. Currently, only about 20 to 25% of minor facilities are inspected each year and detected violations may not be addressed. CDPHE will be able to focus more resources to address many of these violations as a result of the self-certification program.

#### 2.6.5.2 Goals

This program is intended to leverage CDPHE resources by reducing the time spent with wastewater treatment facilities that have demonstrated ongoing compliance with regulations, thus increasing CDPHE time with facilities that have not demonstrated ongoing compliance.

The program will provide guidance and compliance tools or checklists to the regulated community to assist them in achieving and determining full compliance with wastewater treatment facility requirements, minimize environmental impacts, reduce the threat of enforcement liability, and establish a framework to go beyond mere base compliance.

#### 2.6.5.3 Implementation

CDPHE submitted a proposal to EPA Region 8 in 2006 under Element 13 of the EPA/ECOS State Review Framework that describes the Wastewater Treatment Environmental Results Program implementation details along with a request for flexibility to implement a major facility self-certification program for qualifying facilities in lieu of conducting inspections. EPA accepted the proposal with the understanding that adjustments may be necessary. Colorado, in coordination with Region 8 EPA will develop final implementation documents such as standard oprating procedures, checklists, and more robust measures of success for he program by January 31, 2008.

#### 2.6.5.3 Measurements

- Percent of self-certifications deemed valid. Goal: 90%
- Maintain inspection-based compliance rate for majors. Goal: 90%
- Improve percentage of significant violations resolved at minor facilities. Goal: 70% of FY 06 issues resolved during FY 07.
- Appropriately escalate unresolved violations via a defined compliance assurance process, including enforcement.
- Long-term, improve compliance rates at minor facilities.

#### 2.6.5.4 Memorandum of Agreement

See section 3.5.4 below for the general ERP agreement between CDPHE and Region 8.

#### 2.7 Data Integration and Network Readiness Project

In line with the mission to protect public health and the environment, the environmental divisions of CDPHE have the need for a data-sharing environment that connects data from all environmental programs to serve internal users, the regulated community, and the Colorado public. The environmental divisions are updating their data systems to implement new, and proven, technologies that work with EPA and other states in their data integration efforts. EPA's Central Data Exchange Network provides a mechanism and funding for states to standardize their data exchange processes across the nation and enhance their ability to streamline data reporting procedures. The environmental divisions are using funding provided by a series of EPA Data Exchange Network grants to upgrade their data system infrastructure and to implement data projects that will ensure CDPHE's successful participation on the EPA Data Exchange Network.

CDPHE received initial funding under the EPA 2002 Readiness Grant and the EPA 2003 One Stop Grant. Funding from these grants was used to begin integrating data about regulated facilities across the regulatory programs, streamline the flow of environmental monitoring data into the databases, and improve the data systems' infrastructure and underlying databases.

The specific projects funded under the EPA data grants are described below:

#### 2.7.1 Node Project

The backbone of CDPHE's ability to transfer electronic data from the environmental programs to EPA required the development of a local computer node. CDPHE was involved in national meetings and conference calls to discuss node implementation, as well as discussions with other states on their successes in node implementation. CDPHE implemented the node and continues to use the node to transfer other data flows, including data received from the regulated community such as the Toxic Release Inventory data. Funding for this project was received under the EPA 2002 Readiness Grant.

#### 2.7.2 EcoData - formerly Environmental Chemistry Omnibus Post Office Project (ECOPOP)

The EcoData project is a complex project being undertaken by the environmental programs to streamline the delivery of environmental monitoring data from the field and laboratories to the major CDPHE program databases. The EcoData project standardizes environmental monitoring data reporting across the programs, reduces the level of effort required to translate the data into the underlying databases, standardizes the reporting format from the labs, and reduces the reporting burden on industry.

Currently, the standard methods to submit the data files are through e-mail or FTP transfers. CDPHE recognizes the need to have the data transferred automatically and securely through the node from outside parties and delivered automatically to the appropriate environmental programs' data systems.

The EcoData project includes the development of a standardized method for external parties to submit their data to the CDPHE node, the development of security methods to authenticate the data sender, ensuring the integrity of the data, and delivering the data into the EcoData system. CDPHE is evaluating the federal requirements for electronic data transfer, and must ensure the process complies with the new federal CROMERR rule requirements. Once EPA review and approval is obtained to receive electronic data from the regulated community via the node, the environmental programs expect to offer e-Permitting (electronic applications, permitting, and data reporting) to the regulated community. Initial funding for this project was received under the EPA 2002 Readiness Grant. Additional funds have been received under the EPA 2003 One Stop Grant, the EPA 2005 Implementation Grant, and the EPA 2006 Implementation Grant

#### 2.7.3 EcoMap (formerly Facility Master Geo-database or FMG)

EcoMap, another complex project being undertaken by the environmental programs, integrates data from regulated sites and facilities into a cross-program system, which will enable users to create maps for geo-

spatial viewing and editing. EcoMap uses data from NPDES major and minor water quality permitted facilities, and NEI major air quality permitted facilities and provides a direct interface to RCRA C and D sites in the HMWMD program database systems, which includes site information from the Voluntary Cleanup, Uranium Mill Tailings Remediation, and State CERCLA data systems. The geo-database design allows for the use of GIS tools across the environmental divisions. EcoMap stores and manages facility or site information such as wells, stacks, removal areas, etc. so it can be visually displayed on maps, which greatly enhances a program's decision-making capabilities. The system will have both a secure and public interface through the Internet. Internal CDPHE staff, as well as state agencies outside CDPHE and the general public, will use EcoMap to display environmental monitoring data and other mapgenerated information.

Initial funding for this project was received under the EPA 2002 Readiness Grant, with additional funds received under the EPA 2003 One Stop Grant, and the EPA 2005 Implementation Grant. Initial system use began in December 2004 and necessary improvements are currently underway.

#### 2.7.4 EcoTrack

EcoTrack is a cross-program/cross-division tracking system for inspections, compliance assurance, and enforcement activities for the environmental divisions. EcoTrack originated as a pilot system in the HMWMD funded under the EPA 2005 Implementation Grant. Based on the information gathered in the pilot project, CDPHE will continue to expand the functionality of the EcoTrack system for use by the other environmental divisions. EcoTrack is intended to connect with other systems such as EcoMap and EcoTime. System design will comply with the standard structure in the other EPA Exchange Network systems, and will facilitate the development of data-sharing across CDPHE and to the general public. Additional funds for EcoTrack were received under the EPA 2006 Implementation Grant.

#### 2.7.5 EcoTime

The EcoTime project will evaluate the time tracking and billing system improvements needed for the environmental divisions. Funds will be used to evaluate how the environmental permit billing programs interact with the CDPHE accounting system, and develop system connectivity. The new system will be designed to allow staff to track time and effort so it may be billed as needed. The system will also be designed to store the time and effort information for reporting purposes and performance measure evaluation. Payment of on-line fees for permits and licenses will also be evaluated for implementation through the State Internet Portal Authority. Funding for EcoTime was received under the EPA 2006 Implementation Grant.

#### 2.7.6 Data Architecture Plan

The Data Architecture Plan was specified in the Three-Year Environmental Data Plan and will be developed to guide all new system development within the environmental divisions of CDPHE. The expansion and management of data integration requires a coordinated and consistent approach to ensure the project goals for improved data management are achieved. The Plan will identify and document the core system architecture that is necessary to maintain a flexible and scaleable connectivity across programs, as well as identify critical data system gaps, identify datasets for future node transfers, and incorporate node requirements. Funding for the Data Architecture Plan was received under the EPA 2005 Implementation Grant.

#### 2.7.7 Environmental Benefits and Outcomes Database

CDPHE has entered into a cooperative agreement with the Pacific Northwest Pollution Prevention Resource Center (PPRC), the Pollution Prevention Resource Exchange Network (P2Rx), the National Pollution Prevention Roundtable (NPPR), and EPA to exchange regional and national pollution prevention measurement data. CDPHE is designing a system that will pull data from the CDPHE environmental programs' existing systems into the new Environmental Benefits and Outcomes database. The new database will store information that is not otherwise collected by the environmental programs and use this information to track environmental outputs and outcomes from all CDPHE cross-media, pollution prevention, and sustainability programs. Environmental outputs and outcomes will be used internally as

well as aggregated with other states' information and made available at the regional and national level. Funding for this project was received under the EPA 2005 Challenge Grant.

#### 2.7.8 Environmental Business Process Manager Position

To facilitate the extensive changes that are needed within the environmental programs to successfully implement these projects, CDPHE created a new position to coordinate the effort. This position's efforts are directed at managing the internal business processes of the environmental programs to enable the development of better data systems. The position was filled in July, 2005, and the EBPM is currently working with environmental divisions to define the standard data handling procedures as well as assisting the divisions in procuring contracts for their data system improvements. Significant progress is being made in the areas of GIS mapping (EcoMap) and the use of electronic signatures (EcoData).

#### 2.8 Climate Change Action Plan Initiative

The Office of Climate Change provides technical, legal and policy advice to the Executive Director and the Director for Environmental Programs on the State's climate change initiatives. We work internally with the Department's Divisions and externally with the Governor's Office of Energy, the Governor's Office of Policy, and the Department of Natural Resources.

Primary tasks for the initial phase of the Colorado Climate Action Plan this year include assessing the costs and benefits associated with an array of greenhouse gas reduction strategies, including cleaner non-renewable energy technologies, standards, tax incentives, subsidies, marketable trading mechanisms, as well as measures pertaining to efficiency and conservation. In addition, we are participating in the 37-state greenhouse gas Registry, through which the states will track their greenhouse gas emissions. We are also officially serving as observers in the Western Climate Initiative, a regional market-based trading program that currently includes 6 Western States and 2 Canadian Provinces. This year, we will submit a first draft of the State's strategic plan for reducing greenhouse gas emissions to the Governor and begin implementing the same by launching legislative initiatives and regulatory reforms. Next year, we will work with the Air Division at CDPHE to refine the State's Greenhouse Gas Inventory and then pursue additional strategies to reduce greenhouse gas emissions using both voluntary and regulatory mechanisms. The Action Plan will lay out a specific direction for the state to follow in a wide number of areas. Over the next year the Department in conjunction with partners in both government and the private sector to begin building "bridge strategies" in a number of arenas from agriculture to personal responsibility.

#### Chapter 3 Compliance Assurance<sup>1</sup> and Environmental Stewardship

CDPHE is moving towards developing a compliance assurance program that is cross media focused and consistent between the programs, where appropriate. In addition, CDPHE and EPA Region 8 are working towards the CEPPA incorporating all of the agreements between the agencies. This chapter begins to move the agencies in these directions.

#### 3.1 Environmental Leadership and Stewardship

#### 3.1.1 Environmental Leadership Program Memorandum of Agreement Between EPA and CDPHE

The CDPHE and EPA both share a commitment to recognize and reward environmental leadership in the protection of air, water, and land. To that end, EPA created the National Environmental Performance Track program and Colorado created the Colorado Environmental Leadership Program. These voluntary incentive and recognition programs encourage program members to focus on issues important to their communities, to take a creative approach to solving local problems, and to employ partnerships and network with neighborhood citizens to achieve environmental goals.

CDPHE and EPA believe we can achieve more by working together than by pursuing our goals independently. Coordinating efforts will enable us to increase the efficiency and effectiveness of our programs as we meet the challenges and opportunities that accompany growth and development of both programs.

Through this agreement, CDPHE and EPA commit to creating the best value for our customers by pledging to:

- Continue coordinating the application processes of National Environmental Performance Track and the
   Colorado Environmental Leadership Program so eligible applicants can apply to both programs simultaneously;
- Work with facilities to identify ways to streamline and facilitate the application process;
- Provide to eligible facilities the assistance necessary to apply and be evaluated expeditiously for acceptance into both programs;
- Develop incentives that reduce program members' administrative burdens, such as reduced reporting and expedited permitting, where feasible, in recognition of their high levels of performance (see Appendix A CDPHE Environmental Leadership Program Incentives);
- Coordinate the delivery of incentives to achieve maximum environmental benefit and minimize transaction costs:
- Identify for program members a high level, point of contact in each program;
- Produce marketing tools and coordinate recruiting and recognition events;
- Identify regulatory innovation opportunities that comply with State and Federal statutes/rules; and
- Communicate the measurable environmental results achieved by the National Environmental Performance Track and Colorado Environmental Leadership Program to each other and to the public.

These are just the first of many steps we at CDPHE and EPA will take to enhance our programs and reward members for their leadership in environmental protection. Our focus will be to clarify the roles and responsibilities of all partners as we work to align our program requirements and develop additional means to deliver recognition, flexibility, and incentives to our members. We look forward to developing a detailed work plan that further defines how our programs will work together.

This agreement was first entered into on April 21, 2002, and remains in effect unless amended by mutual consent.

<sup>&</sup>lt;sup>1</sup> "Compliance assurance" encompasses compliance assistance, inspections, monitoring, reporting, record keeping, and enforcement elements of CDPHE programs.

#### 3.1.2 Gold Level Environmental Leadership Program

The Gold Level is the highest environmental recognition award given by the state. The Environmental Leadership Program's Gold Level recognizes companies, municipalities and organizations that perform above the existing "command and control" regulatory structure. Leadership members must have a comprehensive and operational environmental management system (EMS) and pollution prevention plan that contains goals and milestones to achieve continual environmental improvement. Initially, members are accepted into the Environmental Leadership Program for a three-year term. Prior to the end of the initial membership term, members will be evaluated by CDPHE and the term extended if continual environmental goals and other leadership criteria continue to be met.

At a minimum, participating facilities are required to meet specific entrance criteria, as follows:

- Three years of operation with no serious civil noncompliance;
- Five years of operation with no criminal violations:
- Department-approved environmental management system;
- · Communications plan; and
- Commitment to continual improvement projects.

CDPHE has developed Program Criteria and Guidance for New or Renewing Applicants [document] that provides more detail on the above criteria. CDPHE will rely upon this document whenever it approves or reviews an EMS in any program, including EMSs in supplemental environmental projects and in the EMS permit pilot project. CDPHE has also developed and finalized an incentives policy and procedure. The program will collect data on environmental benefits and compliance rates and use the data to promote Environmental Leadership Program internally and externally. CDPHE has developed and is implementing a recognition program, including the use of a logo, including the facility on the CDPHE website, and an annual recognition program. CDPHE will be expanding the recognition elements of the program in FY2007.

CDPHE also provides and will enhance training, mentoring and assistance for compliance and environmental improvements. In the future, CDPHE will develop additional levels within the program to meet CDPHE needs and associated training elements to assist facilities to enter the Environmental Leadership Program at various levels of leadership.

#### 3.1.3 Bronze Level Environmental Leadership Program

The CDPHE Bronze Level ELP recognizes companies, municipalities and organizations for achieving significant environmental results in one or more of the following areas:

- Improving air and water quality;
- Reducing water and energy usage and waste generation;
- Energy Star achievements;
- Pollution prevention actions;
- Industry or organizational leader;
- · Community outreach and education; and
- Other innovative measures that benefit the environment of Colorado.

Businesses and organizations are nominated to the Bronze Level of the program and are evaluated by the CDPHE environmental staff. Environmental Achievement Awards are valid for one year. During the one-year period, recipients have the right to use the Colorado Environmental Achievement Award logo for promotional and recognition purposes. Other benefits include partnership opportunities, mentoring, state-level recognition and networking.

CDPHE goals with the Bronze Level, in part is to identify those members who desire assistance, training, and mentoring for improved compliance and/or development of an EMS to enter the Silver Level and then Gold Level of ELP. In the future, CDPHE will also develop training to assist these facilities in entering the Stewardship Level of ELP.

#### 3.1.4 Other Environmental Leadership Program Efforts

CDPHE would like to implement additional levels of ELP to address areas of need within CDPHE, including developing a category that:

- Allows other CDPHE recognition programs to feed into ELP (e.g. Stormwater Excellence);
- Allows current Gold members to strive for a higher level of leadership and environmental results;
- Focuses on turning violators into leaders; and
- Allows CDPHE to recognize partners that support ELP.

CDPHE is also planning to explore and implement, where feasible, the following:

- A partnership with the Stormwater Program to continue to develop and pilot the Stormwater Excellence Program for the construction industry;
- A partnership with Wastewater Treatment and Drinking Water Programs to establish a program to recognize facilities with stellar environmental performance; and
- A partnership with the PEER Center in creating a series of workshops to help local government develop and put EMSs in place.

Finally, CDPHE has developed an Internal Advisory Panel for ELP made up of compliance and permit staff within the air, consumer, waste and water programs. In addition, CDPHE will continue to utilize the Pollution Prevention Advisory Board as an external advisory board, but may invite other external entities to participate and provide advice to the Environmental Leadership Program.

#### 3.1.5 Sustainability Within CDPHE

CDPHE is developing an internal EMS to improve State business practices and to minimize impacts on the environment. The EMS is designed to set clear objectives for environmental leadership and to meet those objectives by putting into practice environmental management programs to reduce its impact. The CDPHE EMS is based upon the ISO 14001 Standard and the principles of the Deming Cycle of Plan, Do, Check, Act, but extends beyond continual improvement to include sustainability.

The CDPHE EMS will be implemented in two phases. The first phase (currently underway) is focused on CDPHE core administrative functions, which include laboratory services, administration and technology, and financial services. These are the functions that have the most opportunity for change or improvement from an environmental standpoint. Most of the administrative functions have a direct or indirect impact on the other functions of CDPHE, including the environment and health programs. This effort has been expanded to a statewide program through the Governor's Greening of State Government Executive Order issued in 2005. Key projects of phase one include:

- Objectives and targets selected by the Internal EMS team;
- Continuing to reduce paper usage by 38% (2005 baseline);
- Conducting sustainability and environmental presentations and outreach; and
- Continuing to upgrade CDPHE recycling program.

Phase two will expand the EMS to include the different environmental and health program functions. Although the environment and health program functions and services will not be fully incorporated into the EMS until phase two, it is important that representatives from each division are involved in the early stages of the EMS planning and development. Phase two will develop more slowly over the next several years. CDPHE will also be looking to implement sustainability into the regulatory structure, programs and policies of the department.

#### 3.1.6 Greening of State Government in Colorado

The Governor issued an Executive Order in FY 2005 requiring state agencies to work to implement greening government policies and programs that enhances efficiencies and minimizes environmental impacts of state agencies. CDPHE, the Governor's Office of Energy Management and Conservation (OEMC), and Department of Personnel and Administration (DPA) are the three lead agencies in this endeavor. The efforts under the executive order will be further developed with a team comprised of representatives from each state agency and department.

#### 3.2 Environmental Problem Solving

CDPHE is committed to targeting its resources to address environmental problems within the state. With this strategy, CDPHE will continue to emphasize priorities within and across programs so that agency resources will focus on environmental issues that are necessary to meet program delegation as well as issues that are unique to

Colorado. This strategy will focus on: (a) using data as a tool to determine priorities, (b) identifying environmental trends in Colorado, and (c) improving and enhancing CDPHE delivery of environmental services with cost effective and innovative approaches. CDPHE in FY 2005 created a position to manage the Environmental Problem Solving and Mercury programs, which will allow CDPHE to more effectively implement both programs.

Targeting of resources in the environmental programs has traditionally been established by development of a framework of core functions based on statutory or regulatory structure. Priorities at both the national and state level have been established within that core function framework. This scheme for prioritization made sense in the early days of the programs when the problem areas were very evident and the core program functions were designed to deal with those problems. Today, many of the major problems have been addressed and the need in the core program areas has shifted from initial implementation to maintenance. Different approaches for resource allocation within programs and amongst programs should be developed based on evaluation of data that looks at both problem identification and solution development.

An example of CDPHE environmental problem-solving approach is its comprehensive mercury reduction and elimination strategy. Addressing air emissions through pollution control equipment is one CDPHE strategy. Another is continuing to survey contaminants in freshwater fish, focusing primarily in areas of known or suspected contamination, or where biological effects were observed. The third part of the strategy is pollution prevention. The pollution prevention effort involves staff from the air, consumer protection, health services, sustainability, waste, and water programs working together to reduce mercury releases to the environment. The goal is to divert mercury out of the waste stream through means such as recycling and source substitution. Partnerships with the Automobile Recycling Association, local governments for household hazardous waste roundups, and dental offices are key to the success of the pollution prevention strategy. Selected projects thus far include a dental mercury reduction program, a partnership with scrap handling facilities to remove mercury switches from automobiles before they are shredded and sent to the steel mill in Pueblo, a partnership with the medical community to reduce and eliminate the use of mercury-containing products, pollution prevention with state agencies concerning mercury, outreach materials, and consumer product projects such as round-ups of thermostats and thermometers. Other projects that are being considered (as resources allow) include oil and gas industry, dairies, crematoriums, and other industries that use mercury-containing manometers. The environmental outcomes of this innovative effort will include measurable benefits to human health, air, water, and land.

#### 3.3 Pollution Prevention

"Prevention" has been the highest priority for CDPHE, both in the public health and environmental protection arenas. CDPHE has undertaken significant efforts to make progress on the prevention front. Particularly in the last several years, the environmental programs within CDPHE have committed management, staff, and resources to systematically integrating pollution prevention and sustainability concepts into the core programs. Most of the projects discussed in Chapter 2 Innovations and throughout this Chapter 3 incorporate pollution prevention as critical components. In addition, each division has committed to incorporate pollution prevention components into its respective work plans. Each division chapter below will include pollution prevention and sustainability elements.

#### 3.4 General Compliance Assurance and Enforcement Mission

The mission of CDPHE is to protect and improve the health and environment of the people of Colorado. The compliance assurance and enforcement program is responsible for statewide environmental enforcement and conducts compliance assistance and education for sources. This program is located throughout various programs within the air, water, waste and consumer protection divisions. Activities of this program include: environmental education; civil enforcement investigations and actions; investigation of environmental crimes (i.e., abandoned drums and waste tires and illegal dredge and fill activities); responding to environmental disasters; hazardous material incidents; and spills that threaten the environment. Integral to fulfillment of the mission is a commitment to a viable, efficient and effective compliance and enforcement program that can educate sources and residents as well as take enforcement actions as appropriate.

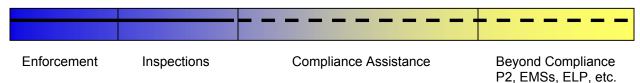
#### 3.4.1 Approach

CDPHE and EPA Region 8 believe that a compliance assurance program, which respects state primacy in delegated programs and incorporates strong enforcement components, is crucial for successful environmental protection. CDPHE will continue to promote a strong, integrated and strategic compliance assurance program. The medium-specific organizational structure of environmental protection presents challenges to ensure that a strategy that solves a problem in one medium does not create a problem in another. It is necessary therefore to

create integrated, cross-media strategies for addressing environmental problems, including in compliance and enforcement arenas.

Compliance assurance is represented by a spectrum of activities. On one end is enforcement. On the other end are those activities we perform to encourage regulated entities to go beyond compliance (P2, EMSs, Environmental Leadership, and others).

#### **Compliance Assurance Spectrum**



CDPHE programs on the enforcement end of the spectrum (enforcement and inspections) are generally well developed and effective in all of the environmental divisions. In addition, the Cross-Media Enforcement Team has significantly improved inter-divisional coordination of enforcement. The "solid" program development is depicted as a solid line through the center of the spectrum on the diagram above – for the most part, these programs are fully developed and functional.

Continuing across the spectrum, the line becomes dashed at compliance assistance. Although each division currently provides significant compliance assistance to their regulated communities, it tends to be an *ad hoc* response to an actual or perceived need, not an overall CDPHE plan. CDPHE had yet to develop a holistic and systematic approach to compliance assistance.



**Data Evaluation** 

Compliance assistance can be thought of as a self-supporting triangle. The legs of the triangle are: 1) outreach activities to the regulated communities; 2) informational resources that need to be available for both active and passive outreach (Web pages, guidance documents, etc.); and 3) compliance data analysis. Each leg is vital to the other two legs and vital for success. For instance, informational resources with no outreach and delivery are worthless. In turn, providing the wrong

outreach to the wrong entities because the data was never consulted might be largely wasted effort.

In FY 2004 CDPHE created a Cross-Media Compliance Assistance Team. The purpose, goals, and work plan of this team is described in further detail below.

#### 3.4.2 Commitment

CDPHE and EPA Region 8 are committed to:

- Coordination in inspections of priority areas and sectors,
- Coordination in providing outreach, assistance and the dissemination of information to individuals, communities, businesses, governmental agencies and educational institutions for priority areas and sectors,
- Timely and appropriate enforcement,
- Assessment of penalties that collect economic benefits and the necessary gravity component in order to deter future noncompliance,
- Consideration of cross-media impacts in all areas of compliance assurance,
- Improving measures of success that focus on environmental outcomes and seeking new measures of environmental improvement from compliance assurance efforts, and
- Mutual respect of one another's enforcement roles.

#### 3.4.3 Basis of Compliance and Enforcement

Enforcement activities must be comprehensive, consistent, timely, and fair. Staff must be well trained and equipped. There must be appropriate enforcement activity to deter potential violators and maintain a level playing field. There must be follow through to assure that violations are corrected and will not recur.

CDPHE and EPA Region 8 believe that an effective compliance and enforcement program must be based upon:

- Requirements that are enforceable,
- Continuous education and outreach efforts.
- Ongoing monitoring and inspections to measure compliance,
- Identifying violations,
- Responding consistently to violations through compliance assurance and enforcement actions that require
  appropriate changes to achieve compliance, prevent and deter future noncompliance, promote going beyond
  compliance, and compel remediation of any harm caused by noncompliance,
- Clear articulation of local, state, and federal roles and responsibilities.
- Committing adequate staff resources, guidance, and training to compliance and enforcement, and
- Evaluating program results.

The environmental compliance and enforcement program are located in the air quality, consumer protection, hazardous materials and waste management, sustainability, and water quality divisions. The cross-media enforcement team is comprised of staff from each program. The team coordinates closely on enforcement policies, approaches and guidance. The increased coordination of staffs will provide CDPHE with the potential for a more effective compliance and enforcement presence. The cross-media enforcement team is primarily responsible for increasing the cross-media involvement and integration of the compliance and enforcement programs. The team members are also responsible for negotiating settlements of enforcement actions within their respective programs. The responsibilities include:

- Ensuring that cross-media and other department-wide concerns are considered and addressed in the negotiation of settlement agreements;
- Developing and coordinating a cross-media, whole-facility approach to compliance assurance and enforcement;
- Assisting in developing business sector initiatives and expertise within the department (e.g., energy, agriculture, metal finishing sectors);
- Developing coordinated compliance assurance and enforcement strategies, guidance and internal and external training; and
- Developing proposals for innovative regulatory and compliance assurance approaches that target the
  department's enforcement resources on actions that yield greatest protection and optimize environmental
  protection, while increasing flexibility for, and accountability of, the regulated community.<sup>2</sup>

The cross-media enforcement team is developing a comprehensive, coordinated framework and guidance to use in exercising CDPHE enforcement authority and discretion in determining appropriate enforcement responses. A consistent approach is intended, in part, to enhance the fairness, consistency, predictability, deterrence value, and efficiency of CDPHE environmental enforcement programs. The principles and policies developed by this team shall focus on designing appropriate model enforcement strategies and developing comprehensive assurance strategies.

In addition, the cross-media enforcement team is charged with ensuring the following are integrated into each division's compliance assurance programs:

- Pollution prevention and sustainability principles;
- Cross media, whole-facility approach to compliance assurance and enforcement;
- Comprehensive compliance assurance and enforcement strategies; and

<sup>&</sup>lt;sup>2</sup> For example, the Environmental Leadership Program, cross media compliance assistance program, ERP project, and EMS Permit Project (each discussed in Chapter 2 or 3).

 Innovative approaches that target CDPHE limited enforcement resources on actions that yield greatest optimize protection by increasing flexibility for, and accountability of the regulated community.

The cross-media enforcement team is:

- Developing policies and guidance to ensure the consistent issuance, coordination, and negotiation of enforcement actions;
- Working with the divisions to develop enforcement goals and strategies; and
- Assisting in coordinating cross media compliance assistance to the regulated community in the areas of air, consumer protection, hazardous waste, solid waste, and water.

The cross-media enforcement team is charged with coordinating with their respective directors and program managers concerning the overall goals and missions of the programs, as well as potential compliance assistance and regulatory efforts that may require input from the compliance assurance and assistance programs.

In February 2003, a cross media compliance assistance team was formed to devote time to compliance assistance efforts on a cross media basis. The team is comprised of members from the air, consumer protection, hazardous and solid waste, sustainability, and water divisions. The team has shared information and ideas, and as a result, is targeting four sectors to work with on a cross media compliance assistance initiative in FY 2005 and FY2007. The sectors identified by the team include: auto salvage, correctional facilities, surface coating and auto body. These sectors were selected because of existing compliance assistance needs, the number of cross media opportunities and issues (including opportunities with pollution prevention), the desire expressed by the sector and CDPHE expertise with the sector. CDPHE will notify and consult with Region 8 in selecting additional sectors.

The CMCA team can use the following tools and resources in the sector projects:

- Cross-media pollution prevention and compliance assessment tools;
- Provide participating entities with a cross-media baseline compliance and environmental assessment of each facility;
- Provide each operator with a plant specific compliance report and develop an industry-wide assessment;
- Provide compliance checklists to the operators to help educate and allow for self-certification of compliance;
- Provide an inspection waiver (for inspections not required by statute or regulation) to the participating
  facilities for the project period if the facility agrees to remedy noncompliance issues in a timely and
  appropriate manner or determine that the compliance assistance assessment is equivalent to an
  inspection or compliance evaluation consistent with federal policy;
- Provide one-on-one consulting and industry group training, as necessary;
- Conduct a follow-up assessment the following year after implementation to measure change in compliance rate; and
- Report on the environmental results to the project partners, CDPHE, EPA and on a sector-based project website.

#### 3.4.4 Priorities and Strategies

In an effort to address a broad range of compliance assurance and enforcement issues effectively and efficiently, CDPHE and EPA Region 8 will work cooperatively to develop comprehensive and targeted compliance and enforcement priorities and strategies. This approach includes taking into account the following:

- Whether the source represents a significant risk to human health and the environment;
- The need to develop a strong cross media compliance assistance program;
- The ability to identify sources that require less oversight;
- The need to focus on statutorily regulated sources that have not obtained required permits or submitted required notifications;

- Sectors in which noncompliance is known to be widespread or where there are opportunities to achieve significant pollution prevention;
- Cross-media impacts on the environment;
- Piloting new ways of measuring compliance; and
- Promoting awareness and understanding of environmental management systems as tools to achieve and sustain compliance.

Regardless of how a compliance problem is targeted or which compliance assurance strategy is used to address it, enforcement is an essential complement to every compliance assurance initiative. With the threat of follow-up enforcement, regulated entities have heightened incentives to take advantage of programs designed to help them achieve (and go beyond) compliance.

#### 3.4.5 Long Term Goals

Our intent is to move toward compliance and enforcement approaches that foster voluntary compliance and encourage creativity and innovation in achieving environmental goals. To that end, this agreement focuses on outcomes more than activities or processes. CDPHE and EPA Region 8 intend to achieve:

- A greater level of "pre-violation" regulatory compliance through more effective compliance assistance efforts;
- Prompt correction of violations and remediation of environmental harm that threatens Colorado's environment or citizens:
- Widespread compliance with environmental laws to protect human health and the environment;
- Improved pollution prevention in the regulated community; and
- The promotion of regulatory compliance and performance beyond-compliance through the use of environmental management systems and incentives.

#### 3.4.6 Adequate Compliance Monitoring and Enforcement Capacities

The key elements of a compliance and enforcement monitoring program include:

- Inspection and compliance monitoring programs at the state and federal levels that adequately identify significant noncompliance,
- Maintaining a sufficient, qualified inspector field presence to effectively encourage regulated entities to comply with environmental laws and regulations, and
- Adequate investment in compliance assistance initiatives.

CDPHE and EPA Region 8 are committed to maintaining and improving the capacity to adequately monitor compliance with environmental requirements. The authority and capacity to respond to noncompliance are crucial elements of a strong enforcement program. CDPHE and EPA Region 8 are committed to:

- Assessing penalties that neutralize the economic benefit of noncompliance and include and appropriate gravity component,
- Encouraging the inclusion of supplemental environmental projects in settlement agreements where appropriate, and
- Changing behavior and motivating the regulated community to prevent pollution.

We are committed to developing written state and federal enforcement policies with input from each other. CDPHE is committed to the use of streamlined and innovative enforcement tools.

#### 3.4.7 Assistance as a Compliance Tool

As previously discussed, outreach and assistance are tools to promote compliance. CDPHE and EPA Region 8 will continue to explore and evaluate:

 Enhanced compliance assistance initiatives and strong follow-up enforcement, as is necessary, to achieve compliance, and Ways to better measure and articulate the results of such compliance tools.

CDPHE and EPA Region 8 will communicate on a regular basis regarding joint strategies to target sectors for compliance assistance and to measure and evaluate the success of such efforts.

#### 3.4.8 Communications between CDPHE and EPA Region 8

We are committed to continuing to identify federal and state environmental enforcement priorities and to generating joint or coordinated compliance and enforcement strategies consistent with state primacy in delegated programs. We are committed to better communication in discussing and resolving:

- Issues related to EPA and CDPHE databases which include enforcement data;
- System-wide enforcement issues EPA may identify in Colorado;
- Issues relating to enforcement policies, regulations, and enforcement program development;
- Issues relating to state implementation of federal "significant violator" policies for EPA's water, air, and hazardous waste programs;
- Issues relating to enforcement priorities and compliance settlements;
- Issues relating to the value of the CDPHE program imperative to conduct cross media compliance and enforcement where pollution prevention is a significant benefit;
- Issues relating to flexibility to continue experimentation in new measures of success; and
- Alternative indicators of compliance and performance.

In an effort to improve the interaction between CDPHE and EPA Region 8 on enforcement-related matters, we are committed to continue to improve communications and coordination, whether through meetings and/or other methods.

#### 3.5 Compliance Assurance and Enforcement Promotion Tools

A variety of compliance promotion tools are available to CDPHE and EPA Region 8. They can be used individually or in combination depending on the circumstances.

#### 3.5.1 Inspection Efficiency Cross-Media

In an effort to use CDPHE inspection staff resources more efficiently and make our regulatory programs more effective, APCD and HMWMD implemented in March of 2003, a pilot program using a subset of the Title V Sources and Large Quantity Generators. There are about 170 Title V Sources and about 140 Large Quantity Generators in Colorado. Both the Title V Sources and Large Quantity Generators are high priority facilities within their respective regulatory programs because of the size of their regulated activities relative to other facilities. As a result, CDPHE inspects these facilities frequently.

In a few cases (7 facilities in Colorado), facilities are both Title V Sources <u>and</u> Large Quantity Generators. However, in many more cases, facilities are, for example, a Title V Source, not a Large Quantity Generator, but still regulated by the hazardous waste program as a Small Quantity Generator. In this example, the facility would be regularly inspected by APCD, but infrequently inspected by HMWMD. The same scenario exists in reverse, when HMWMD inspects certain facilities frequently that are lower priority for APCD. It is this type of facility – high priority in one program, but low in the other - that was the target of the Cross-Media Inspector Efficiency Pilot. The project proved to be successful, and CDPHE is now incorporating it as a compliance promotion tool.

CDPHE will continue, where appropriate, adding cross-media coverage to the inspections we already perform. APCD and HMWMD inspectors continue to inspect high priority facilities against their own program's requirements, and will add an evaluation of certain key requirements of the other regulatory program. For instance, APCD inspectors inspect a Title V Source against the air regulations and also evaluate the source against a hazardous waste checklist. This completed checklist is forwarded to, and reviewed by, HMWMD inspectors. If the checklist responses are "normal", then HMWMD assumes that hazardous waste management at that facility is adequate and will not prioritize that facility for an inspection. If the results are "off-normal", then HMWMD will pursue either more information from the facility, or schedule an on-site inspection, as appropriate. The process works identically, but in reverse, for HMWMD inspections of Large Quantity Generators. CDPHE will add in water quality programs where appropriate and feasible, for example storm water requirements.

The inspectors have been cross-trained adequately enough to accurately complete the checklists; refresher training will occur on a regular basis. CDPHE will conduct cross media inspections on at least 50 facilities—25 Title V Sources and 25 Large Quantity Generators — on an annual basis. This program could be expanded to include WQCD and CPD regulated facilities.

Upon EPA Region 8 review and concurrence with each specific cross-media inspection proposal (e.g. applicable facility type, inspection scope, inspector qualifications), CDPHE and EPA Region 8 agree that multiple inspections (i.e., air, waste and/or water) were conducted for each cross media inspection. EPA Region 8 has agreed that for air and hazardous waste inspections described above, multiple inspections have occurred for purposes of reporting inspections to EPA.

#### 3.5.2 Small Business and Community Enforcement Referral Program

CDPHE has determined that the ability to refer small businesses<sup>3</sup> and small communities<sup>4</sup> to compliance assistance programs for cross-media assistance is an important compliance assurance tool for CDPHE to most efficiently and effectively use its enforcement resources. CDPHE and EPA Region 8 recognize that a small business or community may not have the resources or knowledge to ensure that it operate its sources in compliance with these requirements and traditional enforcement may not be the most effective way to bring a small business or community into compliance. As a result, the cross media compliance assistance team has agreed to provide compliance assistance to small businesses and communities and assist in bringing the small business or community into compliance with applicable requirements upon referral by the enforcement program. Where CDPHE resources allow, the program is operated such that:

- If the enforcement program deems a referral of an entity to be appropriate, it refers an entity to the compliance assistance program via email or memorandum. The enforcement program agrees to use its enforcement discretion and refrain from initiating any formal enforcement action against the entity, provided that the offer of assistance is accepted by the business.
- Beginning upon the date of notification, the compliance assistance program has ninety days to contact the
  referred entity, provide compliance assistance, and provide the enforcement program evidence that the entity
  has returned to full compliance. This includes providing cross-media compliance assistance if the entity is in
  noncompliance with multiple programs. Depending upon the nature of the noncompliance, an extension can be
  granted, solely in the discretion of the enforcement program.
- If the business or community declines the offer of assistance, or fails to act in good faith to correct the problem, or fails to correct the problem within the ninety-day period, the enforcement program will, at its discretion, initiate formal enforcement action.
- At the end of the ninety-day period, the compliance assistance provider shall provide the enforcement
  program with a report detailing the compliance assistance efforts and accomplishments. For example, the
  report should include whether controls were installed, what operational or housekeeping practices are being
  utilized, whether the source requires additional time to be in compliance, and any other information the
  inspectors should know.
- If the compliance issue(s) has (have) been resolved to enforcement program's satisfaction within the
  ninety-day period, no enforcement action will occur. A referral that results in compliance within the designated
  time period will be considered by CDPHE and EPA to be an enforcement action completed within an approved
  timeframe.
- If the entity is not deemed by the cross media compliance assistance team to be in compliance or has not entered into an enforceable agreement committing the entity to compliance within a reasonable period of time within the ninety-day period, the entity will be referred back to the enforcement program for the appropriate penalties and action. This action will be completed through a settlement agreement or the issuance of an order within ninety days of the entity being returned to enforcement. A returned referral that results in compliance within the designated time period will be considered by CDPHE and EPA to be an enforcement action completed within an approved timeframe.

<sup>&</sup>lt;sup>3</sup> "Small business" is defined as a business that is owned by a person or another entity that employs 100 or fewer individuals. Small businesses could be sole proprietorships, individuals, privately held corporations, farmers, landowners, partnerships and others. (CAA 507(c)(1)(A))

<sup>&</sup>lt;sup>4</sup> Based upon EPA's enforcement guidance, a small community is one comprised of fewer than 2,500 persons.

#### 3.5.3 Colorado Audit Privilege and Immunity Law

CDPHE and EPA Region 8 (collectively, the parties) hereby establish the following procedures and policies for administration of the Colorado Audit Privilege and Immunity Law (self-audit law). The parties agree to encourage greater compliance with laws and rules protecting public health and the environment by promoting a greater degree of self-policing in the regulated community. This Agreement is a companion document to be read in conjunction with the <a href="Colorado Attorney General's formal opinion of April 14, 2000">Colorado Attorney General's formal opinion of April 14, 2000</a>, for implementation of the self-audit law.

CDPHE will evaluate and determine, on a case-by-case basis, whether the entity seeking immunity is eligible for protection under the self-audit law. Each request for immunity shall be timely filed in a separate audit file maintained by CDPHE, together with information about the nature and extent of the violation for which immunity is sought, including the requestor's justification for immunity, and the basis for CDPHE to recognize or dispute immunity. CDPHE will process all requests for immunity in a timely fashion. Both parties retain their independent authority under environmental protection laws as; however, the parties also agree that direct federal action is not contemplated regarding case-by-case determinations by CDPHE consistent with the factors in this Agreement. The parties further agree to use the consultation provisions below where there may be reason to believe that immunity may not be appropriate. In no case shall EPA selectively target or investigate Colorado entities solely on the basis that they have sought penalty immunity under the self-audit law.

CDPHE and EPA recognize that the self-audit law specifies CDPHE, as an initial matter, to consider certain factors to determine an entity's eligibility for privilege or immunity protection. If any one of the eligibility factors is not satisfied, the entity is not entitled to protection. In addition, under the self-audit law program, CDPHE has the discretion to evaluate certain other factors to determine whether privilege and immunity protection is justified and appropriate under the given circumstances of the case. If CDPHE determines that one or more of the discretionary factors apply to a particular case, CDPHE may use its judgment to determine if and to what extent protection under the self-audit law is appropriate.

EPA and CDPHE consider self-audit immunity submittals to CDPHE to be equivalent to an inspection or compliance evaluation and CDPHE shall appropriately document these submittals.

Existing Authority: Neither the self-audit law nor the program restricts EPA authority or responsibility for overseeing delegated federal environmental programs or restricts federal enforcement or information-gathering authority. However, EPA agrees to exercise its oversight responsibilities with respect to the self-audit law through the procedures set forth in this Agreement. EPA will utilize this Agreement's joint review and consultation mechanisms to address any questions or concerns with respect to any person, company, facility or other entity that seeks to participate in the self-audit law program.

<u>Assessment:</u> The parties agree to jointly conduct a review of the implementation of this Agreement as part of the annual CEPPA review. The parties will review the record of CDPHE resolved immunity claims, and information in that record shall provide the primary basis upon which the parties shall assess implementation of the self-audit and its effect, if any, on delegated federal programs. The parties will identify any concerns in implementation and appropriate options to remedy such concerns in writing. The parties will work in good faith to address any concerns identified in the joint evaluation.

<u>Interim Consultation:</u> EPA shall notify CDPHE of its specific concerns if it has reason to believe that immunity has been or may be granted for violations of law that may be inconsistent with the factors in this Agreement. CDPHE and EPA shall meet upon such notification to discuss those concerns, and if necessary identify and discuss mutually agreeable modifications to implementation by CDPHE of the self-audit law program.

<u>State and Public Access to Information:</u> The parties agree that CDPHE will interpret and implement its information gathering authorities pertaining to the self-audit law in the following manner:

Colorado has the authority to access factual information and data, even if such information is contained in an audit report. The self-audit law does not affect CDPHE authority to enter any site, copy records, inspect, monitor, or otherwise investigate compliance. The self-audit law does not affect CDPHE authority to verify the accuracy of information submitted by permittees and to verify the adequacy of sampling, monitoring, and other methods used to develop reported information, pursuant to CDPHE or federal law. No information required to be developed, maintained, reported, or to be made available or furnished to CDPHE or any regulatory agency can become privileged even if that information is contained in an audit report. Pursuant to the procedures set forth in §13-25-126.5, C.R.S., Colorado may obtain access to an environmental self-audit report where CDPHE has independent evidence of any criminal violation of an environmental law.

The self-audit law does not affect public access to non-privileged information under state and federal laws. All non-privileged information obtained by CDPHE is available to the public pursuant to state and federal laws that is not otherwise protected under the Colorado Open Records Act or the federal Freedom of Information Act. This information would include but is not limited to permit applications, permits, effluent data, and compliance data. This would also include any information contained in an audit-report, if CDPHE obtained the audit report because the privileged was waived, or determined not to apply. The audit privilege does not affect CDPHE authority to investigate and provide written responses to citizen complaints.

<u>In Camera Review:</u> The parties agree that CDPHE will interpret and implement the *in camera* review process of the self-audit law (§13-25-126.5(5)(a), C.R.S.) in the following manner:

A court or administrative law judge may allow Colorado or any other requesting party to review *in camera* all or part of an environmental audit report if the requesting party demonstrates, based on independent knowledge, that probable cause exists to believe that an exception to the privilege exists or that the audit report itself is not privileged. Whether or not to hold a hearing on the issue of probable cause is within the discretion of the court or administrative law judge. If such probable cause hearing is held, there is no prohibition of relevant testimony from non-party witnesses on the question of whether probable cause exists, and unless otherwise ordered by the court or administration law judge any such probable cause hearing would be open to the public. Only the requesting party may obtain access to the environmental audit report during the *in camera* proceeding. No *in camera* proceeding is needed to authorize disclosure of information in Colorado's possession that is subject to disclosure under the Colorado Open Records Act or in cases where the privilege has been waived.

Only those who knowingly violate a court's order after an *in camera* review can be sanctioned under the self-audit law. Consistent with the historic practices of CDPHE, Colorado will not seek to punish whistleblowers who obtain their information from any source other than the *in camera* review.

Agreement Modification: This Agreement may be modified by the parties to ensure consistency with State programs and federal requirements for program delegation. Any revisions or modifications to this Agreement must be in writing and signed by all parties in order to become effective. This Agreement shall remain in force and effect for each delegated federal program until such time as delegation is withdrawn by or is voluntarily transferred to EPA according to criteria and procedures set forth for each program by federal statutes and in the Code of Federal Regulations.

### 3.5.4 Environmental Results Program

The Environmental Results Program (ERP) is an innovative approach to driving and measuring improvements in the environmental performance of regulated groups by linking compliance assistance with compliance self-certification and measuring results in a statistically valid manner. The ERP is considered an extension of the State of Colorado self-audit law program, but not all participants are necessarily able to utilize the self-audit law.

### 3.5.4.1 General Program Description

ERP is a unique environmental performance initiative developed and first used by the Massachusetts Department of Environmental Protection (MADEP). CDPHE has incorporated this tool into its compliance assurance program. ERP features a cross media, sector-based regulatory approach that can ultimately replace facility-specific state permits with industry-wide environmental performance standards and annual certifications of compliance. Currently, CDPHE is utilizing it as a self-certification program. ERP applies three innovative tools to enhance and measure environmental performance. These tools supplement CDPHE traditional compliance assurance efforts:

- An annual self-certification of compliance by companies to increase self-evaluation and accountability;
- Compliance assistance from the agency through outreach and materials; and
- A new performance measurement methodology to track results, determine priorities and strategically target inspections and compliance assistance efforts.

### The ERP tools include:

Self-certification. ERP requires that a senior company official annually or biennially certify that the facility
is and will continue to be in compliance with all applicable state air, water and hazardous waste
management performance standards. CDPHE provides compliance assistance (see below) for facility
managers so they can better understand the information that is the basis for their certification. Facilities
that are not in compliance must file a compliance plan, which describes the corrective actions that the
facility will take and a schedule to achieve full compliance.

- Compliance Assistance. CDPHE assists the self-certification process by providing compliance assistance
  for all ERP facilities. Compliance assistance includes sector-specific workbooks and workshops that
  clearly explain facilities' environmental obligations as well as sound environmental practices that go
  "beyond compliance".
- Performance Measurement. CDPHE will continue to experiment with evaluation methodologies that use
  random sampling and statistical analysis to measure the performance of ERP sectors and facilities. The
  methodologies should validate the performance of the program itself, and be used to target facilities for
  inspections and compliance assistance. The evaluation should track environmental business practice
  indicators (EPBIs), which are industry-specific performance measures that provide snapshots of
  environmental performance of facilities before and after certification and on a long-term basis.

Currently, ERP is being utilized by APCD and HMWMD for dry cleaners and will be utilized by WQCD for wastewater treatment facilities and by the Environmental Agriculture Program for small concentrated animal feeding operations. CDPHE is planning to continue to expand the program into other sectors and programs. EPA and CDPHE agree that the self-audits conducted under CDPHE ERP may be used to offset inspection commitments on a case-by-case basis and pending EPA Region 8 review and concurrence with each specific ERP proposal (e.g. applicable facility type, audit scope, etc.).

# 3.5.4.2 Conditionally Exempt Small Quantity Generator and Small Quantity Generator Self-Certification of Hazardous Waste Compliance (SCORE)

HMWMD is going to require all SQGs and certain CESQGs to self-certify and will provide the necessary compliance assistance for hazardous waste and other environmental requirements. The program will measure changes in environmental performance, regulatory compliance, and pollution prevention of these regulatory sectors. The purpose of the program is three-fold:

- Use self-certification of compliance by facilities as an effective way to measure and improve compliance within the CESQG and SQG universe;
- Continue to determine the type of compliance assistance most needed within these regulatory sectors; and
- Use a self-certification program as an effective and efficient use of HMWMD resources.

For example, historically, the compliance rate of SQGs is about 67%. The primary causes of noncompliance include: ignorance of the regulatory requirements, ineffective regulatory control, and minimal deterrence. HMWMD determined it needed a more effective method to regulate these sectors to improve regulatory awareness and compliance. HMWMD is approaching the Hazardous Waste Commission to propose new regulations be promulgated requiring each CESQG and SQG who receive a self certification packet to respond, in a manner similar to reporting requirements for Large Quantity Generators. For more background on the SCORE program, please see the <a href="SCORE Pilot Project Final Report">SCORE Pilot Project Final Report</a>, January 2004, Hazardous Materials and Waste Management Division.

#### 3.5.5 Cross-Media Supplemental Environmental Projects (SEPs)

CDPHE has developed and implemented a cross-media Supplemental Environmental Project (SEP) policy and program. EPA has reviewed and approved of the policy and agrees to use the state policy if necessary to review Colorado's SEP program. The policy allows CDPHE to negotiate SEPs in any state enforcement action on a cross-media basis. CDPHE will continue to refine its SEP program and collect data on the environmental benefits garnered through the implementation of the SEP policy. The data will be used to develop enforcement indicators and assess and improve the SEP program.

#### 3.5.6 Cross Media Oil and Natural Gas Team

CDPHE has initiated a Cross Media Oil and Natural Gas Team that is working with local and other state agencies to develop strategies to mitigate environmental impacts from oil and natural gas development across Colorado. This team will be considering both voluntary and regulatory approaches to minimize environmental impacts for air, consumer protection, waste and water. The focus of the team will include: natural gas, oil shale, renewable energy, and other energy resources being developed in the state. The strategies will have a primary goal of prevention of pollution and then reduction through controls. The team will develop and share a plan with Region 8.

The Air Pollution Control Division has created a single oil and gas program where regulatory, permit and compliance staff have been moved into a single program. This initiative was undertaken to address several objectives. These include: To address permitting issues for oil and gas operations; to maintain effective compliance and inspection procedures and schedules; and, to

allow for innovative planning and program development as well as facilitating better collaboration and coordination with other states, the Federal Land Managers, EPA, the regulated industry, local government and stakeholders.

#### 3.5.7 Municipality Policy

CDPHE recognizes that municipalities are in a unique position relative to any other regulated entity regarding the payment of cash penalties. If the entity has the ability to pay the penalty, CDPHE will provide it the opportunity to offset the entire penalty (civil and economic benefit) with a supplemental environmental project, if the entity can agree to and/or demonstrate the following:

- Agrees to return to compliance promptly and remedy any adverse impacts of noncompliance within a reasonable period of time;
- Has not been found to have committed serious violations, which are defined as follows:
- Violations that are likely to cause or may have caused significant impact to human health or to the environment;
- o A pattern of violations that demonstrate management systems are not adequate to address environmental issues and ensure compliance; or,
- Convictions for violations of environmental laws or out-of-court settlements of formal charges of such criminal violations.
  - Demonstrates a good faith intention to maintain future compliance with all applicable environmental requirements, including, but not limited to, conducting periodic compliance audits; and
  - Agrees to investigate pollution prevention, source reduction and resource conservation opportunities, and implement them, as determined to be feasible by the county or municipality and agreed to by CDPHE.

If a county or municipality does not satisfy all of the conditions for mitigation described above, CDPHE will not settle the entire penalty through a SEP, but may mitigate the penalty consistent with the degree to which the conditions are satisfied, and with the factors set forth in each division's penalty policy.

## 3.6 Compliance Assistance

CDPHE remains committed to achieving the highest level of environmental protection for its citizens by using a combination of traditional and innovative approaches to ensure compliance. Voluntary compliance is one of the keys to the success for CDPHE regulatory programs, and educating the regulated community is essential for them to achieve compliance. While a traditional inspection program coupled with appropriate enforcement will remain an integral part of the overall CDPHE compliance strategy, compliance assistance activities are designed to promote compliance without the need for enforcement.

Each of the environmental programs has some level of compliance assistance activities. The Small Business Assistance Program was established specifically in response to the Clean Air Act Amendments of 1990, and is currently housed in the Air Pollution Control Division (Air Division). The Hazardous Materials and Waste Management Division (Waste Division) has also established a group specifically designed to provide compliance assistance to businesses – Generator Assistance Program. There is also a less formal, although broadly scoped, compliance assistance programs housed in the Water Quality Control Division (Water Division) and Consumer Protection Division. The Sustainability Division has two sustainability and pollution prevention assistance providers, the Small Business Ombudsman, and provides assistance on environmental management systems through the Environmental Leadership Program. In the mid-1990's, CDPHE established the Environmental Compliance Assistance Center, originally housed in the Information Center, to provide a consolidated cross media environmental compliance assistance "single point of contact" for Colorado businesses. This center primarily provided phone advice, and when able, coordinated with the environmental divisions to host cross media compliance assistance seminars.

CDPHE has repeatedly heard from businesses, especially small businesses, that cross-media assistance and guidance is the most beneficial, both in terms of the more harmonized look of regulatory requirements, as well as the reduced number of visits necessary from CDPHE assistance providers. Additionally, having more than one assistance provider visit any single business is a duplication of resources.

CDPHE has and continues to enhance coordination between the various environmental compliance assistance activities housed in the individual environmental media programs. Some of the primary objectives in establishing an integrated compliance assistance program include:

- Pursuing a cross media approach to compliance assistance that includes assistance on continual improvement;
- Improving coordination between the divisions in the delivery of compliance assistance;
- Promoting strategic planning for compliance assistance, sustainability, and pollution prevention; and
- Focusing on industry sectors and cross media approaches for compliance assistance, sustainability and pollution prevention.

CDPHE established a Cross Media Compliance Assistance team that will work to meet the above objectives. The team is made up of compliance assistance providers from the air, consumer, sustainability, waste and water divisions. The team's work plan is included in the table attached to this chapter.

The following are the cross-media compliance assistance tools available to CDPHE in FY 2007 and FY 2008.

# 3.6.1 Cross Media Compliance Assistance Team

There is a lot of support for developing more compliance assistance expertise within the Environmental Divisions and for developing cross-media compliance assistance capabilities between the various divisions. With this in mind, CDPHE created a Cross-Media Compliance Assistance (CMCA) Team in FY 2004. This team was convened and commissioned in the same manner as the successful Cross-Media Enforcement Team. The team works through the issues in the same general construct that the Cross Media Enforcement Team uses. The team is comprised of staff from the air, consumer protection, sustainability, waste and water divisions within CDPHE. The team has developed a work plan for FY2007, which includes the projects and programs described below.

Team membership includes the Air Division, Consumer Protection Division, Waste Division, Sustainability Division, and Water Division and each program or unit within each division that provides or participates in compliance assistance, as determined appropriate by each division. Initially the team spent time understanding items such as:

- The programs within each division that provide compliance assistance;
- The type of assistance they provide;
- The structure and reasoning for the structure of each compliance assistance program;
- Areas where resources or information could be leveraged by providing cross media information (Web site links, guidance documents, inspections, etc.);
- The type of informational resources developed by each program; and
- Lessons each program has learned (what as worked, what has not worked, etc.).

#### Next the team:

- Formulated recommendations for cross-divisional and intra-divisional improvements for any aspect of compliance assistance:
- Presented those recommendations to management;
- Selected four sectors to implement cross media compliance assistance-based projects; and
- Worked through the recommendations that management accepted, designed and implemented the changes.

#### For FY 2007 and FY 2008, the team plans to:

- Continue to meet on a regular basis to discuss techniques, cross media and multi media opportunities, learn from other states, and further formalize a cross media compliance assistance program;
- Continue to work in partnership with the Auto Salvage industry in providing multi and cross media compliance assistance, while encouraging them to continue to voluntarily remove mercury containing switches from automobiles;
- Continue to work in partnership with the Auto Body sector in providing multi and cross media compliance assistance, while encouraging the industry to implement pollution prevention practices;

- Continue to work in partnership with the Colorado Department of Corrections in providing multi and cross media compliance assistance, while encouraging the industry to implement pollution prevention practices;
- Continue to work in partnership with the Surface Coaters sector in providing compliance assistance, multi media guidance documents and pollution prevention assistance; and
- Further catalog in the field cross media opportunities and examples.

# 3.6.2 Sector-Based Compliance Assistance (COMPASS Projects)

The COMPASS Project was a sector-based pilot project completed in FY 2003, which has been integrated into CDPHE's programs as an available compliance assurance tool. This tool is designed to: 1) support the use of various compliance assistance sector-based methods of delivering compliance assistance and pollution prevention technical assistance to regulated facilities in each regulated medium, and 2) continue to build and utilize a cross-media data query capability which will allow CDPHE to quantify the environmental effects of regulatory and pollution prevention activities across the department.

CDPHE selects sectors based upon the strategic goals and objectives of the department. Once a sector is selected and determined to be interested in participating, CDPHE develops cross-media and pollution prevention assessment tools and provide the participating entities with a cross-media baseline assessment of each participating facility. As part of the baseline assessment, each operator will be provided with plant specific compliance report, as well as an industry wide assessment. Extensive one-on-one consulting and industry group training may be provided. A follow-up assessment the next year will be conducted to measure any change in compliance rate and CDPHE will report on those measures to US EPA and on the CDPHE website. Ultimately, CDPHE will work with interested members from each sector in developing and implementing an EMS and, as appropriate, entering into the Environmental Leadership Program. The sectors selected for FY2007 are included in the work plan tables below and any future sectors will be selected in consultation with Region 8.

If CDPHE plans to conduct compliance assistance and not include the facility-specific compliance assistance visits as compliance evaluations equivalent to an inspection, the sector-based project shall follow this general approach:

- CDPHE shall develop comprehensive compliance and pollution prevention checklists and guidance;
- CDPHE shall provide the facility with compliance assistance;
- CDPHE shall conduct initial site visit and assist facility with completion of the checklist:
- The facility and CDPHE shall follow the small business and community referral program described above
  if CDPHE discovers any noncompliance, unless the noncompliance is considered criminal or to endanger
  the public health;
- CDPHE shall ensure the compliance checklist and audit information is placed in facility's file(s); and
- CDPHE shall track compliance rates through follow-up visits at 10% of the facilities.

EPA and CDPHE agree that compliance site visits will constitute an inspection for purposes of reporting to EPA for air, water and waste as long as they include all of the elements of an inspection for the applicable media program(s). For example, the visit must be conducted by compliance assurance staff qualified to conduct inspections in the applicable media program(s), adhere to the applicable media program inspection guidance, and result in an inspection report which documents enforceable findings of potential non compliance (if any).

CDPHE may also opt to follow the following compliance assistance approach:

- CDPHE shall develop comprehensive compliance and pollution prevention checklists and guidance documents;
- CDPHE shall provide the facility with compliance assistance;
- CDPHE shall conduct initial site visit and demonstrate use of checklist;
- The facility shall complete compliance checklist as a self-audit and submit to CDPHE;
- CDPHE shall process self-audit pursuant to Colorado Audit Immunity and Privilege Law (self-audit law) agreement in the above section;
- CDPHE shall ensure the compliance checklist and audit information is placed in facility's file(s); and

CDPHE shall track compliance rates through follow-up visits as agreed upon with Region 8.

EPA and CDPHE agree that compliance site visits will constitute an inspection for purposes of reporting to EPA for air, water and waste as long as they include all of the elements of an inspection for the applicable media program(s). For example, the visit must be conducted by compliance assurance staff qualified to conduct inspections in the applicable media program(s), adhere to the applicable media program inspection guidance, and result in an inspection report which documents enforceable findings of potential non compliance (if any).

### 3.6.3 Small Business and Community Referral Program

See Section 3.5.2 above.

#### 3.6.4 Environmental Customer Assistance Center

The Environmental Customer Assistance Center (ECAC) will continue to provide environmental information to the public and the regulated community. The attached table identifies the work elements in the FY 2007 and FY 2008 Environmental Customer Assistance Center work plan.

### 3.7 Community-Based Environmental Protection and Environmental Justice Programs

These efforts are based upon the premise that all the concerned stakeholders in a community can and should have a role in solving environmental problems in communities. The people who live, work and have businesses in a geographic area have a common interest in preserving the environment and quality of life. The CDPHE and EPA Region 8 offices will be working to encourage community-based programs along with effective partnerships in several areas throughout Colorado. The community-based environmental protection concept promotes a "place-driven approach" rather than a "program-driven approach".

"Environmental Justice" means the fair treatment and meaningful involvement of all people regardless of race and income with respect to the development, implementation, and enforcement of environmental laws, regulations and policies. Fair treatment implies that no group of people including a racial, ethnic, or socioeconomic group, should bear a disproportionate share of negative environmental consequences resulting from industrial, municipal, and commercial operations or the execution of federal, state, local and tribal programs and policies.

In order to carry out the key priorities of community based environmental programs and environmental justice programs (CBEP), CDPHE will continue to rely upon the cross-media coordination and integration process. EPA and CDPHE will continue to develop this partnership in FY04 working on a number of joint priorities. In areas like Pueblo and Garfield counties, EPA and CDPHE will jointly work together to: coordinate communication on processes (such as SEPs); coordinate information on resources and studies that would be available; and, jointly develop measures of progress for incorporation in subsequent updates to this agreement. Additionally, EPA and CDPHE will continue to support the ongoing watershed projects in Colorado and emphasize meaningful stakeholder involvement. EPA and CDPHE will identify lessons learned and/or workshop opportunities in order to continue to further define CBEP and integrate CBEP into the many programs being implemented by EPA and CDPHE. EPA will continue to work with CDPHE in identifying potential CBEP projects.

Often there is a significant need for coordination between the environmental divisions as communities seek to solve environmental problems. For example, solving an air pollution issue may create a water quality problem. As CDPHE continues to work with proactive communities to address emerging problems, the big picture or ecological aspect of both the problem and the solution must be kept in mind. CDPHE has encouraged voluntary actions for some time. The emphasis during the next two years will be to coordinate community-based efforts on a cross media basis. Current efforts include:

- CDPHE and EPA working together to establish a collaborative list of community programs that are being developed around the state by both agencies;
- CDPHE and EPA exploring ways to use the Internet and other means to make these programs and projects more widely accessible to the public;
- CDPHE and EPA sharing information about workshops and training related to CBEPs;
- CDPHE and EPA continuing to evaluate ways in which to integrate environmental justice practices into the environmental programs and divisions; and
- EPA continuing to carry out the Northeast Denver Environmental Initiative (NDEI).

# 3.8 Compliance Assurance and Environmental Stewardship Work Plan

Goal: Environmental Leadership Program				
Subgoals	Objectives	Timeline	Performance Measurements	
Implement and enhance CDPHE's recognition of, rewards for and incentives program for environmental	Coordinate efforts between CDPHE and EPA to increase the efficiency and effectiveness of ELP, PT and other state leadership programs	On-going	Successful implementation of MOU -Completed, April 24, 2002	
leadership in the protection of air, water, and land	,		Number of facilities utilizing MOU  FY07 – Ongoing activity. Final reporting at end of FY08.	
			Hours saved for facilities in application efforts  FY07 – Ongoing activity. Final reporting at end of FY08.	
Improve, develop and implement CDPHE's Environmental Leadership Program	Implement and regularly review MOA or ELP policy with the environmental divisions	On-going	Environmental and resource benefits from implementation of MOU	
riogram			FY07 – Ongoing activity. Final reporting at end of FY08.	
	Develop and implement agreed upon incentives for environmental leaders		Environmental and resource benefits from implementation of incentives	
			FY07 – Ongoing activity. Final reporting at end of FY08.	
	Internal ELP Advisory Group provides regular	On-going	Number of hours of participation	
	guidance and assistance to the ELP in developing, implementing, and modifying the		FY07 – Ongoing activity. Final reporting at end of FY08.	
	program		Advise and recommendations provided	
			FY07 – Ongoing activity. Final reporting at end of FY08.	
			Increase in referrals to program	
			FY07 – Ongoing activity. Final reporting at end of FY08.	
	Utilize PPAB Committee plus other ELP	On-going	Number of hours of participation	
	members as external advisory board provides regular guidance and assistance to the ELP in		FY07 – Ongoing activity. Final reporting at end of FY08.	
	developing, implementing, and modifying the program		Advise and recommendations provided	
	F 9		FY07 – Ongoing activity. Final reporting at end of FY08.	

Expand membership the Bronze, SILVER and Gold levels of ELP. assist with the development of a Partnership Tier and Stewardship	Implement and regularly review ELP program criteria, including criteria for EMS, program entry, review processes, continual improvement, and auditing	On-going	Use of criteria guidance  FY07 – Ongoing activity. Final reporting at end of FY08.
Tier for ELP	Provide ELP presentations to businesses, industry trade groups and organizations		Number of presentations and attendees  FY07 – Ongoing activity. Final reporting at end of FY08.
	Develop additional Tiers (Partner and Platinum levels) and begin to implement, as resources allow	FY2007	SILVER PARTNER HAS BEEN DEVELOPED AND IMPLEMENTED 2006. PLATINUM UNDER PROCESS. See Chapter 4
Implement incentives program for ELP members	Review, approve or disapprove, and/or meet with the company on facility-specific incentives within 30 days of submittal of incentive request	On-going	Number of incentives received and provided  FY07 – Ongoing activity. Final reporting at end of FY08
			Hours saved for facility  FY07 – Ongoing activity. Final reporting at end of FY08
			Environmental and resource benefits from incentives  FY07 – Ongoing activity. Final reporting at end of  FY08
	Implement awarded incentives in a timely, consistent manner		Implementation of incentives  FY07 – Ongoing activity. Final reporting at end of FY08
	Track and ensure divisions comply with incentives, including reduced inspections		Adequate implementation of incentives  FY07 – Ongoing activity. Final reporting at end of FY08
Incorporate sustainability and leadership practices into current regulations  Review environmental regulations and laws and identify stewardship opportunities and incentives, including incorporating P2, EMSs, and leadership principles	Identify possibilities for air, waste and water regulations, including cross media livestock programs, supporting renewable energy and energy efficiency through receiving credits for SIPs, and others	On-going	Number of sustainability and P2 regulatory provisions included in environmental regulations  FY07 – Ongoing activity. Final reporting at end of
			FY08  Number of entities utilizing provisions (if possible)  FY07 – Ongoing activity. Final reporting at end of
			FY08  Environmental and resource benefits
			FY07 – Ongoing activity. Final reporting at end of FY08

Implement a program for Sustainability staff to accompany various CDPHE divisional inspectors on inspections	Draft, negotiate and present proposals for FY2007	FY2007 On-going	Number of visits  FY07 – Ongoing activity. Final reporting at end of FY08  Environmental and resource benefits from incentives  FY07 – Ongoing activity. Final reporting at end of
The program should be designed to open lines of communication/sharing of ideas between the Sustainability Program and compliance staff	Send response letter back to facility within 30 days of each P2 "shadow inspection"	On-going	FY08 Timely response FY07 – Ongoing activity. Final reporting at end of FY08
Incorporate stewardship practices into environmental programs and policies  - Catalogue past, current and future pollution prevention and sustainability practices for each division and CDPHE	Update a compendium of pollution prevention and sustainability activities conducted by each of the environmental divisions as a part of their regular responsibilities	On-going	Number of activities by division  FY07 – Ongoing activity. Final reporting at end of FY08  Environmental and resource benefits from incentives FY07 – Ongoing activity. Final reporting at end of FY08  Number of activities then transferred to other division
	Identify and implement now prostings and	On-going	FY07 – Ongoing activity. Final reporting at end of FY08  Environmental and resource benefits from incentives
Review environmental policies and identify and incorporate additional sustainability opportunities, incentives, and practices	Identify and implement new practices and environmental and cost benefits from these practices	On-going	FY07 – Ongoing activity. Final reporting at end of FY08
incentives, and practices			Number of new practices  FY07 – Ongoing activity. Final reporting at end of FY08
Provide businesses with a framework to implement sustainable practices through EMSs	Identify sector(s) and work with partners	On-going	Sector and partners identified in timely manner  FY07 – Ongoing activity. Final reporting at end of  FY08
<ul> <li>Annually identify key business sectors with input from each divisions, TRI, EJ, etc.</li> </ul>	Develop EMS tools for sector(s)		Number of tools  FY07 – Ongoing activity. Final reporting at end of FY08
Set up partnerships with selected sectors and internal stakeholders	Provide training to sector if appropriate		Number of attendees  FY07 – Ongoing activity. Final reporting at end of FY08
	Transition sector members to ELP Program		Number of facilities into ELP  FY07 – Ongoing activity. Final reporting at end of FY08

	Track and measure results		Environmental and resource benefits from incentives  FY07 – Ongoing activity. Final reporting at end of
Develop, implement and integrate internal EMS into CDPHE programs	Develop necessary policies	On-going	FY08  Number policies developed  Ongoing activity. Final reporting at end of FY08.
and processes Develop, implement, and measure	Train personnel on internal EMS		Number of personnel trained  Ongoing activity. Final reporting at end of FY08.
economic and environmental benefits of CDPHE internal EMS	Completed March 2007		Aspects and impacts identified
Implement FY2007 objectives and targets	Update and measure baseline for CDPHE		Baseline developed Ongoing activity. Final reporting at end of FY08
	Completed April 2007		Development of objectives and targets
	Implement energy efficiency projects		Measure environmental, resource and cost benefits  Ongoing activity. Final reporting at end of FY08
			Track E-Star accomplishments for CDPHE
	Implement water conservation projects		Measure environmental, resource and cost benefits  Ongoing activity. Final reporting at end of FY08
	Completed February 2007		Measure environmental, resource and cost benefits  Ongoing activity. Final reporting at end of FY08
	Implement paper conservation projects		Measure environmental, resource and cost benefits See Sustainability Division for details. <i>Ongoing</i> activity. Final reporting at end of FY08
Environmental Problem Solving: Pharmaceuticals in the Environment (PIE)	Assist with the problem identification and outreach efforts surrounding PIE	FY2007	Number of people reached via outreach efforts  Number of facilities participating in PIE reduction efforts
	Goal: Implement Environmental Prob	lem Solving A	Approach
Short Term Goals	Objectives	Timeline	Performance Measures
Continue to develop and implement new approaches to achieve environmental protection and solve environmental problems	Assess data to determine both the significance and scope of the problems affecting the wellbeing of Colorado"s citizens	On-going	Assessment completed and valid use of data Determine data gaps
	Identify environmental trends and respond with innovative ideas	On-going	Trends identified
	Improve and enhance CDPHE's delivery of environmental services with cost effective and innovative approaches that encourage environmentally sustainable economic growth	On-going	Projects may include oil and gas, livestock operations, migrant farm workers, crematoriums (mercury and silver emission), meth labs, depending upon assessment and resource availability

Environmental Problem Solving: Mercury Project	Assist with problem identification and outreach efforts	On-going	Number of people reached via outreach efforts
Reduction of mercury entering the environment through pollution prevention (PBT project)	Mercury Manager will lead the dental mercury team along with health division and establish partnership with Colorado Dental	FY 2007	Partnership with CDA
			Number of dental offices reached and that install mercury capture systems in Pueblo
	Assn. to reach dentists		Amount of mercury captured in Pueblo
	Continue to implement pilot project plan in Pueblo to significantly reduce mercury releases from dental offices through recognition and coordination with local POTWs		Development of recognition program and number of facilities recognized
	Promote medical mercury reduction by	On-going	Number of hospitals joining H2E
	encouraging hospitals to join Hospitals for Healthy Environment and/or to implement mercury reduction projects		Amount of mercury removed from environment
	Continue mercury switch removal initiative working with scrap metal handlers  Partner with scrap handling association and pilot a project in front range with handling operations	FY 2007	Number of switches removed at scrap handlers
			Amount of mercury removed from environment
			Change in stack test results at CF&I
			Number of facilities participating
	Expand and coordinate thermostat and	FY 2007	Number of thermometers and thermostats replaced
	thermometer exchange programs with locals in partnership with environmental organization		Amount of mercury removed from environment
	Promote pollution prevention projects with Colorado crematoria to reduce mercury releases to the environment	FY 2007	Partnership with Colorado-based funeral associations; amount of mercury removed from the environment
	Goal: Cross Media Enforce	ement Team	
Short Term Goals	Objectives	Timeline	Performance Measures
Implement cross media enforcement	Continue to identify policies, programs and	On-going	Number of policies impacted or developed
team	efforts that can be coordinated on cross media basis		Resource and environmental improvements as a result
	Continue to implement CDPHE's strategic goal of achieving a sustainable Colorado through performance-based programs	On-going	Demonstration of environmental and compliance benefits through efforts
	Ensure implementation of goals and objectives stated below if they fall within this team's	On-going	Compliance with policies, goals and objectives
	purvue, including increasing environmental benefits from enforcement and turning violators into leaders		Update goals and objectives

П	T		
Integrate cross media inspections into programs	Integrate the Inspection Efficiency Cross- Media Project into core programs as	On-going	Number of cross media inspections conducted
			Environmental benefits of inspections
	appropriate – air and waste will continue and expand current program		Compliance benefits of inspections
	orpana cament program		Staff hours saved from cross media inspections
Protect public health and the environment through program	Provide support and training to inspectors on a cross media basis (policy interpretation,	On-going	Number of trainings offered
improvements – compliance support in air, water and waste	settlement documents, assist in negotiation of settlements, enforcement database)		Number of staff reached
	The State will maintain a high level of expertise to ensure that high quality inspections consistent with national guidance and statutory requirements are being conducted	On-going	Inspections meet state and federal standards through random sampling
Support public health and the environment by promoting compliance of regulated facilities and conducting enforcement actions related to all sources for air, water and waste  - Ensure enforcement actions are timely and appropriate in accordance with the MOUs	Follow appropriate enforcement response agreement (see Attachment A MOA Between CDPHE and Region VIII for Administration of the RCRA Hazardous Waste Program, Attachment B EPA's Policy on the Clean Air Act Compliance Monitoring Strategy, and Attachment C Water)	On-going	Actions are taken in a timely manner, in accordance with the attached MOAs and MOUs and policies
Require and document actions necessary to assure return to	Issue warning letters, compliance advisories, notices of violation, and compliance orders, request commission hearings and enter into settlement agreements, as appropriate to ensure a return to compliance	On-going	Environmental benefits from return to compliance through each action
compliance consistent with the			Timely return to compliance through each action
policies and MOUs in Attachments A, B, and C			Number of each action
B, and C	ensure a return to compliance		Amount of penalties assessed and collected
Document long-term maintenance of	Assess and determine whether to develop a	FY2007	Assessment and determination completed
compliance after formal enforcement	reporting system to measure the long-term effectiveness of formal enforcement actions	FY2007	Implementation of system
		FY2007	Use of data in assessing and improving programs
Take formal enforcement actions, such as administrative orders, judicial referrals and referrals to EPA as appropriate and within the time frames established in MOAs and policies, in Attachments A, B, and C	Include compliance schedules, assessment of penalties and escalation of enforcement action	On-going	Environmental benefits from return to compliance through each action
	as appropriate for the violations and consistent		Timely return to compliance through each action
	with MOUs and policies, in Attachments A, B, and C		Number of each action
	dia o		Amount of penalties assessed and collected
Enforcement follow-up and other activities will be conducted in	Include use of compliance schedules, stipulated penalties, follow-up inspections and	On-going	Environmental benefits from return to compliance through each action
accordance with the MOA between	compliance assistance and/or escalation of		Stipulated penalties assessed and collected

the State and USEPA/Region 8 to assure return to compliance	enforcement response as appropriate consistent with MOUs and policies, in Attachments A, B, and C		Measurement of repeat violations
Region 8 and CDPHE place a high priority on addressing enforcement	Review watch list	On-going	Number of facilities on watch-list with identified compliance issues
"watch lists" which include	Discuss unaddressed facilities with EPA		Return to compliance
unaddressed significant non- compliers	Coordinate with the Region on a plan to address them (which may include worksharing)		Environmental benefits of return to compliance
Support protection of public health by responding to complaints	Respond to all complaints, including for federal and state-only programs, in a timely manner	On-going	Number of complaints and timeliness of response
	Work with the parties as appropriate to address the root cause of the compliant		Environmental benefits of addressing root cause of complaint
Protect public health and the	Conduct the number and type of inspections	On-going	Number of inspections conducted
environment through compliance inspections	as agreed upon between CDPHE and Region 8 pursuant to the air, water and		Environmental benefits of inspections
	waste program plans below in Chapters 5, 6, and 7 and considering the cross media programs that result in inspections		Compliance benefits of inspections
Support public health and the environment through testing and	Conduct and require testing and evaluation of sources pursuant to the air, water and waste program plans below in an appropriate and timely manner	On-going	Number of tests and evaluations observed and conducted
evaluation of sources			Environmental benefits from tests and evaluations
			Compliance benefits of tests and evaluations
Promote pollution prevention and EMSs as an alternative in inspection	Identify, promote, and include, where appropriate, specific pollution prevention and	On-going	Number of settlements with pollution prevention and EMSs as the compliance method
and enforcement activities	EMS options for the facility to use to achieve compliance to meet the goal of turning violators into leaders		Environmental benefits of P2 and EMS compliance elements
Continued coordination between EPA and State to assure timely, joint review and uniform oversight of enforcement program  - Oversight reviews will be scheduled	EPA conduct mid and end of year enforcement file reviews to review state's timeliness of enforcement actions and appropriate assessment and collection of penalties	Nov 2005	Meet UEOS goals and objectives
to provide feedback as part of the CEPPA Mid Year and End of Year reviews	Quarterly or semi-annual coordination meetings to discuss the compliance and enforcement program	Quarterly	Meet UEOS goals and objectives

Make oversight an effective tool for improvement and minimize the redundancy of reports and reporting requirements	CDPHE shall make available the penalty calculations, including economic benefit calculations where appropriate, and a description of any SEPs, for CDPHE enforcement actions during the fiscal year	On-going	Meet UEOS goals and objectives
	CDPHE divisions will revisit the Civil Penalty Policies to determine if the policy needs to be updated or if changes in the application of the policy need to take place	On-going	Meet UEOS goals and objectives
Efficiently utilize administrative resources in ensuring small businesses	Refer small businesses and communities to compliance assistance providers for cross-	On-going	Number entities that received compliance assistance from referrals
and communities return to compliance using a cross-media approach.	media assistance as an enforcement tool, as appropriate.		Number referred entities returned to compliance within 90 days by compliance assistance
			Environmental and compliance benefits
	Return referrals to enforcement if compliance assistance cannot ensure compliance within designated timeframes.	On-going	Number of entities referred back to enforcement.
Develop, incorporate and implement	Incorporate and implement ERP SCORE project into program  Develop and propose regulatory program to Hazardous Waste Commission	FY2007	Number of facilities submitting audits
Environmental Results Program into core programs and measure outcomes			Compliance benefits
core programs and measure outcomes			Environmental benefits
	Upon approval, implement program, including providing compliance assistance		Staff resources saved
	Develop and implement ERP for small CAFOs in conjunction with Minnesota DEP	FY2007	Number of facilities submitting audits
			Compliance benefits
	<ul> <li>Develop and propose regulatory program to Water Quality Control Commission</li> </ul>		Environmental benefits
	Upon approval, implement program, including providing compliance assistance		Staff resources saved
Encourage greater compliance with	Implement the Self-Audit Law consistent with	On-going	Number of self-audit submittals provided to CDPHE
laws and rules protecting public health and the environment by promoting a greater degree of self-policing in the regulated community	Colorado's statute and the above stated		Number of submittals qualifying for immunity or privilege
	agreement		Number resolved in a timely manner
			Measure whether there is any relationship of audits to long-term facility compliance
			Environmental benefits
			Compliance benefits

Garner greatest environmental benefit from enforcement resources through supplemental environmental projects program.	Promote SEPs in every settlement agreement above \$10,000 and those below \$10,000, as appropriate, including donations to communities, in accordance with the Department-wide SEP policy and CDPHE's Municipality Policy	On-going	Percentage and number of settlement agreements in which SEPs are offered and then accepted <i>Ongoing activity. Final reporting at end of FY08</i> Environmental and natural resource benefits  Cost savings to facilities
	Solicit & research for other SEP ideas	On-going	Idea inventory Ongoing activity. Final reporting at end of FY08
	Identify and include, where appropriate, specific options for pollution prevention and EMS SEPs	On-going	Number of settlements with pollution prevention SEPs  Ongoing activity. Final reporting at end of FY08  Environmental benefits from pollution prevention SEPs
	Promote SEPs that address environmental issues, problems and concerns, including	On-going	Environmental benefits from pollution prevention SEPs Environmental and natural resource benefits <i>Ongoing</i> activity. Final reporting at end of FY08
	environmental justice		Cost savings to facilities
			Number of SEPs benefiting EJ issues
			Number of people benefited by EJ SEPs
			Develop other qualitative measures for community benefits
	Quantify environmental benefits of each SEP	On-going	Maintain a system to measure environmental benefits  Ongoing activity. Final reporting at end of FY08
			Complete development of SEP website by completing the database with SEP information
Ensure that the unique concerns for municipalities are considered in CDPHE's enforcement activities.	Recognize that municipalities are in a unique position in enforcement proceedings regarding the payment of cash penalties	On-going	Number of municipalities offered and qualified to use EPA's Munipay Model
	Provide municipalities the opportunity to determine whether it has the ability to pay the penalty through EPA's Munipay Model		
	If the entity has the ability to pay the penalty, CDPHE will provide it the opportunity to mitigate the entire penalty (civil and economic benefit) with a beneficial or supplemental environmental project through the Department-wide Municipality Policy.	On-going	Number of municipalities offered and qualified to use CDPHE's Municipality Policy.
Continue to take a lead role in supporting, testing, and implementing innovations.	Invest in innovation and capacity building by continuing to create a work environment that	On-going	Develop, begin implementing, and measure the EMS permit project (grant funded).
	supports innovation including, mainstream innovation into agency processes, and		Implement ERP, including the SCORE project, into core programs as appropriate (i.e., small CAFOs).

	identifying and carrying out strategic resource investments and disinvestments to support and measure innovative work.		Develop, discuss with EPA and implement into core programs, if appropriate, a Cross-Media Evaluations in Settlement Agreements Policy.
	Cross Media Compliance As	sistance Team	1
Short Term Goals	Objectives	Timeline	Performance Measures
Cross Media Compliance Assistance Team shall develop a work plan, with goals, objectives and strategies, to	Coordinate compliance assistance efforts between programs, including sharing information, data, and referring facilities	On-going	Number of facilities provided cross media compliance assistance by media
achieve greater environmental and compliance benefits through	Develop and implement a sector strategy, including Compass type projects (see below)	On-going	See COMPASS below
compliance assistance	Cross train compliance assistance providers	On-going	Number of individuals trained and hours of training
	Continue to hold regular workgroup meetings to discuss cross media opportunities	On-going	Outcomes and outputs of meetings – post achievements on Department's website
Efficiently utilize administrative resources in ensuring small businesses and communities return to compliance	Refer small businesses and communities to compliance assistance program for crossmedia assistance as an enforcement tool.	On-going	See Compliance & Enforcement above
using a cross-media approach.	Return referrals to enforcement if compliance assistance cannot ensure compliance within designated timeframes.	On-going	See Compliance & Enforcement above
Identify and minimize where possible	Catalogue cross media transfers compliance assistance and inspectors are aware of from	FY2007	Number of examples identified
negative cross media transfers in		FY2008	Estimated environmental outcomes of activities modified
compliance assurance activities.	fieldwork.	On-going	Development of Department policy to continue regular reviews
Implement sector-based compliance assistance (COMPASS) projects as	Completed March 2007	FY 2007	Number and percentage of facilities participating  Ongoing activity. Final reporting at end of FY08
appropriate.			Environmental and natural resource benefits
			Compliance benefits
			Cost savings to facilities
	Completed July 2006	FY 2007	Sterling Correctional Facility only.
			Expanded recycling program to accept plastic and added 20 vending misers to vending machines (40% decrease in energy consumption).
			Improvements to hazardous waste storage and labeling in maintenance shop.
			Cost savings to facilities
	Complete implementation of sector-based	FY 2007	Number and percentage of facilities participating

	project for Correctional Facilities – Colorado  Department of Corrections has chosen not to continue with sector based projects.		Environmental and natural resource benefits  Compliance benefits  Cost savings to facilities
	Continue to implement sector-based project for Correctional Facilities  - Review guidance materials and continue to improve  - Enter into and implement MOA with other facilities  - Conduct on-site compliance assessment and provide cross media training  - Develop measurement tools for environmental and compliance outcomes	FY 2007	Number and percentage of facilities participating Environmental and natural resource benefits Compliance benefits Cost savings to facilities
	Report to industry and public on website  Continue to develop other sector-based projects, with agreement from Region 8	FY 2007 FY2008	Number and percentage of facilities participating Environmental and natural resource benefits
			Compliance benefits Cost savings to facilities
Environmental Customer Assistance Center: Provide services to all stakeholders so that they can easily understand environmental issues; their environmental obligations; and, so that	Serve as an initial contact for those seeking environmental information.	On-going	Measure the delivery of services and types of information requested.  Solicit, coordinate and follow-up with environmental divisions and others on requests for information and assistance.
all Colorado citizens and organizations can contribute to identification and prioritization of health and environmental protection needs and solutions in Colorado in the most appropriate ways.	Provide services to all stakeholders so that they can easily understand environmental issues; their environmental obligations	On-going	Continue to operate the Department's One Stop Environmental Permit Center.  Communicate and follow through on requests for technical assistance and compliance assistance.  Prepare and routinely update program contacts lists for circulation to regulated entities and the public.

# Chapter 4 SUSTAINABILITY DIVISION

CDPHE is implementing its strategic goal of creating a "Sustainable Colorado". The Sustainability Division is focused on identify, designing, and implementing, projects and programs that will achieve that goal. In accomplishing this, the division will partner and collaborate with other divisions, agencies, governmental entities, businesses, and nongovernmental organizations.

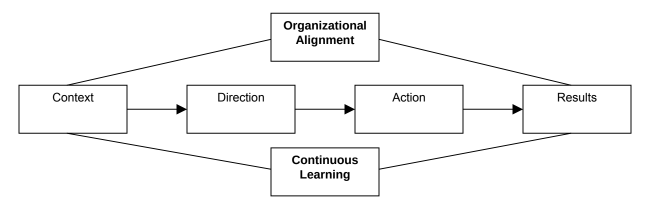
## 4.1 Strategic Direction

The Sustainability Division is charged with coordinating the integration of pollution prevention, environmental leadership, and cross-media initiatives within CDPHE. The Program promotes cross-media pollution prevention throughout the state. This program is equivalent to the other environmental divisions and reports to the Director of Environmental Programs. The following, as well as cross media efforts discussed in Chapters 2 and 3, is the work plan for the Sustainability Division.

The Sustainability Division recently completed a strategic planning effort focused on developing a work plan to implement the CDPHE Strategic Plan. The following is the result of these efforts.

Mission of Sustainability Division: Create a sustainable Colorado by protecting, preserving, and improving the quality of life, environment and ecosystems through performance-based environmental programs.

The following schematic portrays the Program's suggested approach to meeting its mission:



The following are the definitions of the above terms:

- Context defining sustainability in a consistent manner
- Direction develop a strategy and plan (focus on priorities and internal and external communications)
- Action implement the plan
- Results measurable results and benefits; catalogue successes
- Organizational Alignment permeate the understanding of sustainability concepts and practices throughout the department
- Continuous Learning lessons learned from experience leading to continuous improvement

The Sustainability Division has also developed elements for the definition of sustainability.

- Social
  - Citizen/employee well-being
  - Quality of life

- Ethical practices
- Environmental
  - Minimize environmental impact
  - Natural resource protection
  - Continuous environmental improvement
- Economic
  - Citizen and stakeholder value
  - o Economic development

One of the goals of the Sustainability Division is to improve and enhance communication within CDPHE and externally to other stakeholders. Internally, we will appeal to personal values, make a financial tie, foster meaningful involvement, find champions and connectors, and look for obstacles in advance. Externally, we will work with environmental health and safety professionals within facilities, to make financial ties for businesses, work with champions and change agents, learn to better work with sectors, and seek to identify actual or perceived obstacles and barriers for a facility to achieve sustainability.

# 4.2 CDPHE In-House Environmental Management System (EMS)

The Sustainability Division is also leading CDPHE efforts to develop an in-house environmental management system (EMS). The EMS has two phases. In Phase I, we will work within the department to develop an EMS for our core administrative functions, such as purchasing, contracting, information technology, and facilities management. The second phase will expand the EMS into our program functions (environmental and health functions) and will impact our program goals and objectives. Through the EMS, CDPHE continues to achieve successes in energy and water use reduction, waste minimization, enhancing electronic business operations, cost savings, and pollution prevention. We have been focusing on providing EMS and environmental training, outreach, and education to all of our employees and further integrating the EMS through all levels of our agency. The Paper Reduction Team is activity working to establish policies and procedures and with staff to achieve a goal of 38% paper use reduction by the end of 2007. Also, through the Internal EMS Team we will develop baselines, measurable goals, and plans for the department. While the in-house EMS is a multi-year effort, the next year will see a lot of progress, most of which will be driven and coordinated by Sustainability Division staff.

The second phase of the internal EMS is being implemented throughout the environmental divisions to achieve the Environmental Target Area of achieving a sustainable Colorado through performance-based programs. The performance-based programs are being developed using cross media and single medium approaches.

# 4.3 Environmental Agriculture Program (Ag Program)

The department in FY2005 developed a cross media Environmental Agriculture Program (Ag Program) that incorporates air, water and waste agricultural related programs and efforts into a single program. The department has opted to place this program within the Sustainability Division. The Ag Program will focus on the following:

- Developing cross media regulatory, permitting, and compliance assurance programs for the concentrated animal feeding operations (CAFOs) and housed commercial swine feeding operations (HCSFOs);
- Streamline and simplify the regulatory and permitting programs for CAFOs and HCSFOs;
- Enhancing our existing compliance assurance program, including on the ground assistance;
- Assessing the existing nutrient management plan and best management practices to improve upon and consider the cross media impacts of the plans and practices;
- Work with the industry to develop and implement environmental management systems where appropriate;
- · Enhance the existing risk assessment review and approval process for HCSFOs; and
- Working with the agricultural industry to better assess the cause of nitrogen deposition in the Rocky Mountain National Park (RMNP) and minimize deposition from agricultural sources.

The Ag Program, in part, will depend upon partnerships with various organizations to achieve the above program elements. The partners will include: Colorado Livestock Association, Farm Bureau, Department of Agriculture, National Resources Conservation Service (NRCS), Colorado State University Extension, Governor's Office of Energy Management and Conservation, community and environmental organizations, and internal entities.

The Ag Program will work with its partners to meet various research goals, such as identifying and supporting alternative technologies to prevent environmental impacts, composting, and impacts on RMNP.

### 4.4 Cross-Media and Other Pollution Prevention Efforts in the Upcoming Year

The Sustainability Division is committed to continuing its work towards institutionalizing sustainability and pollution prevention on a cross media basis as an environmental management priority. Work will continue on all the major projects explained in detail above: the in-house EMS, Greening of State Government Executive Order, the EMS Permit Project, the sector-based projects, Stormwater Excellence Program, Environmental Results Program, cross media enforcement and inspections, sustainability and pollution prevention in regulatory programs, Environmental Problem Solving program, Mercury Program, and other initiatives. Efforts will also continue on many smaller cross-media projects including internal cross-media technical assistance, external technical assistance, consumer information, Sustainability Division staff participation in media-specific compliance inspections, and Sustainability Division staff participation in a new cross-media compliance assistance team. All of these efforts are summarized for easy review in the table below.

The enforcement negotiators and staff from the attorney generals office have also been trained on renewable energy supplemental environmental projects (SEPs) and are including renewable energy/energy efficiency SEPs in enforcement agreements. This project represents a powerful example of the cross-media coordination and enforcement/pollution prevention coordination efforts that are taking place within CDPHE. This program will continue the next year and into the future. In the next year, the Sustainability Division will work with the cross-media enforcement team to enhance the measurement capability for the environmental benefits of SEPs.

# 4.5 Environmental Leadership Program

The Sustainability Division is responsible for the oversight of Colorado's Environmental Leadership Program (ELP). The ELP includes both Leadership and Achievement Award levels. The Sustainability Division is responsible for overseeing the development of CDPHE guidance and implementation of the Leadership program. The Sustainability Division also implements the Achievement Award program. Most of the awards at this level are given to stand-out pollution prevention efforts, and a number of the recommendations have come from the enforcement staff within the air, water, and waste divisions.

### 4.6 Pollution Prevention Advisory Board

Colorado's Pollution Prevention Advisory Board (PPAB) was established to provide overall policy guidance, coordination and advice to CDPHE on pollution prevention and the Environmental Leadership Program activities. CDPHE staffs the PPAB and provides the PPAB with monthly meeting support (including agenda, meeting logistics, minutes, and other timely documentation) as well as support for various subcommittee meetings and manages the pollution prevention grant program. The PPAB Integration Subcommittee is dedicated to identifying opportunities and making recommendations for integrating cross-media, pollution prevention, and leadership principles into regulations and the Regulatory Subcommittee assists CDPHE in identifying opportunities to incorporate sustainability, pollution prevention, and leadership principles into regulations and programs. (See the table for more detailed information on the PPAB.)

#### 4.7 TRI/SARA Program

The Sustainability Division coordinates, tracks and maintains the EPCRA/SARA Title III TRI and Tier II program and databases. CDPHE is in the midst of upgrading our evaluation of the TRI data as a way of 1) drawing correlations between our work and apparent environmental improvements and 2) as a way of providing important information to CDPHE regulatory programs. The TRI Reports completed in FY 2003 and FY 2004 will be completed again in FY 2007. See the work plan table for more detailed information.

#### 4.8 Self-Audit Program, Small Business Ombudsman and Environmental Justice Programs

The Sustainability Division coordinates these programs. Please see earlier narrative in Chapter 3 as well as the work plan table below for detailed information.

# 4.9 Sustainability Division Work Plan

Sustainability Division Efforts (division wide efforts)				
Short Term Goals	Objectives	Timeline	Performance Measures	
Participate and assist in leading CDPHE Environmental Coordinating Committee	Enabling group within CDPHE for cross media, sustainability and innovations Employee training objective	On-going	Success in various internal programs	
Continue to expand, enhance and update	Maintain and review website to identify	On-going	Number of hits	
Sustainability Division's website and resources	partners, projects, successes		Updated website	
			Ongoing activity. Final reporting at end of FY08	
	Expand the Internet library and resource center	On-going	Number of hits Ongoing activity. Final reporting at end of FY08	
	Provide access to information on new products, production process techniques, technical reports, fact sheets, case studies,	On-going	Enhance materials available for permit engineers and inspectors to provide to regulated entities	
	articles, alternative raw materials, and other materials		Enhance the website library to link to greater number and variety of sustainability materials and sources	
			Number of internet hits Ongoing activity.  Final reporting at end of FY08	
Increasing strategic and collaborative partnerships and enhance CDPHE ability to	Coordinate programs focused on concepts of leadership and sustainability	On-going	Number of programs aligning with CDPHE objectives	
leverage resources:			Number of participants in such programs  Ongoing activity. Final reporting at end of FY08	
Participate in Colorado Environmental Partnership: leverage resources in providing	Participate in selecting topics, find speakers, promote meetings, etc.		Number of programs aligning with CDPHE objectives	
education, assistance, and performance goals for industry, government and non- governmental organizations			Number of participants in such programs  Ongoing activity. Final reporting at end of FY08	
	Continue to work towards CEP as on-		Number of programs aligning with EMSs	
	ramp for ELP		Number of participants in such programs	
Collaborate with industry, not-for-profits, and	Coordinate with partners in the delivery of	On-going	Number of people reached	
governmental agencies in sustainability and	EERE information and the deployment of		Number of EERE projects	
energy education.	EERE technologies, including jointly applying for grants		Number of CDPHE policies with EERE	

Sustainability Division Efforts (division wide efforts)			
Short Term Goals	Objectives	Timeline	Performance Measures
	Provide sustainability assistance and other support in partnership with CEBA, StEPP, CSBN, P3 Colorado, NEMPPA & UCD		Number of facilities where EERE accessible thru CDPHE <b>Ongoing activity. Final</b> reporting at end of FY08
	Continue partnership with OEMC, DOE, and NREL on energy related projects.		
Participate in National, State and local efforts to promote sustainability and cross media concepts, ideas, and programs and continue and enhance partnerships with	Participate as Board member on Multi State Working Group (MSWG) to promote state programs that garner environmental performance	On-going	Ongoing activity. Final reporting at end of FY08
Federal Govt: R8, NREL, DOE, DOA, OPEI, OPPTS, OAQPS, OSWER, OECA	Participate in ECOS semi-annual meetings and work groups to promote sustainability		
State & Local Partners: PPAB, ECOS, MSWG, DOA, OEMC, CDOT, SBDC, SB	and cross media ideas, innovations, and efforts		
National Steering Committee, Office of Economic Development, Governor's	Participate as a Board member on CEP to align efforts with CDPHE		
Advocate Corp, P2 Locals, State Council on Transportation & Env't	Participate with Council on Transp & Envt to promote sustainability within CDOT		
NGOs: Product Stewardship Institute, NPPR, Peaks-to-Prairies, Colorado Sustainable	Participate on NEPTs conference calls and meetings		
Business Network, P3 Colorado, NEMPPA, EC, TU, Sierra Club, ED, CEC, StEPP, CWA, Audubon Society	Providing advice and assistance to EPA's OSWER RCC Program		
Businesses & Assns: CLA, CMA, CHA, Colorado Dental Assn, Colorado Auto	Participate on EPA's OSWER RCC Advisory Council		
Recyclers, Automotive Service Assn, Small Business Assn, Printers and Imaging Assn,	Participate on ASTSWMO Sustainability Task Force		
Korean Drycleaners Assn, Colorado Fabricare Assn	Participate on EPA's Innovation Action Council as appropriate		
EPA Resource Conservation Challenge – serve on OSWER Steering Committee	Participate on ASHTO SEHD Advisory Council		
	Participate on the City of Denver's Greenprint Advisory Council		
	Participate on Poudre School District Sustainability Advisory Council		

Sustainability Division Efforts (division wide efforts)			
Short Term Goals	Objectives	Timeline	Performance Measures
Continue to evaluate and demonstrate effectiveness and environmental outcomes from activities	Measure and track environmental benefits from each project implemented to assess the effectiveness of Sustainability Division activities, including activities performed in concert with other environmental divisions, such as SEPs	On-going	Measurement system established
Encourage, award, and educate on the use of	Provide education and training to business,	On-going	Number of individuals reached
sustainability practices throughout Colorado	state and local government, and employees on sustainability practices		Environmental and cost benefits if measurement is possible
			Ongoing activity. Final reporting at end of FY08
Recognize sustainability related activities	Hold Annual Awards Event for sustainability and prevention champions, ELP and EPA	Sept 2007	Number of attendees
			Number of entities recognized
	awards (150 attendees) through partnership with CEP, EPA, and others		Quantity of benefits from entities recognized
	Judge nominations, develop awards, announce event with state-wide press release		Ongoing activity. Final reporting at end of FY08
Garner employee participation in environmental efforts	Hold fall CDPHE-wide Cherry Creek Cleanups along the creek designated for CDPHE	Sept 2007	Number of participants at fall Cherry Creek Cleanup (in September)
	Completed April 2007	April 2007	300 Earth Day participants and 25 Creek Clean Up participants. Three cubic yards of trash collected.
Develop Cross Media Data System	Indicators development and measurement		Completion depends upon receiving a NEIEN
	Electronic business		grant from EPA Ongoing activity. Final
	Database for cross media and sustainability measures		reporting at end of F106

Cross Media and Pollution Prevention Efforts			
Short Term Goals	Objectives	Timeline	Performance Measures
Reduction of mercury entering the environment through pollution prevention (PBT project)	Participate in Mercury projects: switch, dental, thermostat, hospital, thermometer, crematorium	On-going	See above in Chapter 3

Cross Media and Pollution Prevention Efforts			
Short Term Goals	Objectives	Timeline	Performance Measures
Development and implementation EMS permit pilot project	Participate in EMS permit pilot project IMPLEMENT EMS BILL/REGULATION RULEMAKING PROCESS	FY2007- 2018	See above in Chapter 2  FY07 – Ongoing activity. Final reporting at end of year
Agriculture Project: Promote pollution prevention and EMSs/environmental leadership within agricultural industry	Provide P2 technology / work practices ideas, EMS information, and alternative energy information, as necessary	On-going	Number in the industry provided outreach assistance Number implemented EMSs Number joining ELP Amount of natural resources conserved and environmental impacts mitigated
	Serve as a liaison between agricultural sector and industry groups, EPA and CDPHE	On-going	Number of agricultural-related events attended  Number of presentations provided to sector Environmental benefit/outcomes of liaison activities
	Implement chemical clean sweep – agricultural chemical roundup – if funding becomes available, including through SEPs	FY 2007	Number of chemicals collected  Number of farms/facilities contacted  Number of participants in effort
Environmental Education and Outreach Project: Promote energy and water conservation, sustainability, and other environmental issues to state employees and integrate into internal EMS	Continue to develop educational materials that include measures and steps state employees and other consumers can take to reduce energy and water usage, prevent air, water and waste pollution and promote sustainable practices; make the materials available on CO-TRAIN	On-going	Measure benefit of outreach activities including number of individuals reached Number of presentations  Measure number of water and energy conservation and environmental goals selected and met  Number of employees recognized for achieving environmental goals Ongoing activity. Final reporting at end of FY08
	Provide education and training to CDPHE and other state employees on sustainability, including air, water, energy, waste, and cost savings, through classroom and CO-TRAIN	On-going	Number of employees receiving training or education <i>Ongoing activity. Final reporting at end of FY08</i>
Provide outreach and technical assistance on sustainability concepts to CDPHE,	Sector-based compliance assistance projects	On-going	See above in Chapter 3
businesses, the regulated community, and	Develop partnerships with key sectors	On-going	See above in Chapter 3

	Cross Media and Pollution Prevention Efforts			
Short Term Goals	Objectives	Timeline	Performance Measures	
the public	Design, lead and/or participate in workshops, fairs, etc., to provide P2/ELP/Sustainability information to businesses and the public	On-going	Number of workshops and forums participated in Number of participants Number of Evaluation Forms completed (where applicable) Ongoing activity. Final reporting at end of FY08	
	Cross-training through shadow inspections: conduct 10 inspections annually	FY2007	Number of shadow inspections  Number of inspectors trained <i>Ongoing</i> activity. Final reporting at end of FY08	
Implement CDPHE in-house EMS: maintain lead role in development and implementation of internal EMS, including development of policies, coordination of training, coordination of aspects, objectives, and baselines	Coordinate efforts of EMS team, senior advisor, and management team(s)	Ongoing	Number of contacts with team, advisor and team  Recommendations for improved coordination  Ongoing activity. Final reporting at end of FY08	
development	Completed May 2006	FY2007	Documentation policy and procedures developed and implemented to ISO standard	
	Completed August 2006	On-going	Number of staff receiving training  Number of hours of training cumulative  Ongoing activity. Final reporting at end of FY08	
	Assist in maintaining baselines for affected divisions	On-going	Baseline assessment Environmental impacts measured <i>Ongoing</i> activity. Final reporting at end of FY08	
	Completed August 06	On-going	Procedures developed Aspects identified	
	Completed April 2007	On-going	Procedures developed Goals and objectives identified	

Cross Media and Pollution Prevention Efforts			
Short Term Goals	Objectives	Timeline	Performance Measures
	Implement selected projects in timely basis with clear measurable results, including:  - Enhance CDPHE recycling program  - Coordinate, participate on CDPHE paper reduction team: ensure teams develop and implement goals	On-going	Number of EMS projects implemented Environmental results/measurements of projects Cost savings from projects Conduct gap analysis of EMS Materials reclaimed, recycled, reused Ongoing activity. Final reporting at end of FY08
Implement Governor's Greening Government Executive Order	Participate as one of 3 lead agencies in implementing Greening Government E.O.	On-going	Implementation of EO <i>Ongoing activity.</i> Final reporting at end of FY08
	Hold regular meetings with other state agencies participating on the Greening Government team	On-going	Meetings and attendees Ongoing activity.  Final reporting at end of FY08
	Develop environmental policy	FY2007	Approval by Governor <b>Ongoing activity.</b> Final reporting at end of FY08
	Develop baseline of environmental impacts (aspects and impacts)	FY2007	Baseline Ongoing activity. Final reporting at end of FY08
	Completed August 2006	FY2007	Report located on www.colorado.gov/greeninggovernment
	Identify targets and objectives	FY2007	Targets and objectives Ongoing activity.  Final reporting at end of FY08
	Implement project to meet targets and objectives	On-going	Environmental outcomes <i>Ongoing activity.</i> Final reporting at end of FY08
	Provide assistance to all state agencies	FY2007	Number of agencies assisted <i>Ongoing</i> activity. Final reporting at end of FY08
	Provide education and training for state employees		Number of personnel trained <i>Ongoing</i> activity. Final reporting at end of FY08
	Develop environmental preferential purchasing policies for state agencies		Number of policies developed <i>Ongoing</i> activity. Final reporting at end of FY08
	Develop a state-wide measurement tool and guidance		Tool developed and implemented  Ongoing activity. Final reporting at end of FY08
	Report on projects and efforts	FY2007	Report on website <i>Ongoing activity. Final</i> reporting at end of FY08

Cross Media and Pollution Prevention Efforts			
Short Term Goals	Objectives	Timeline	Performance Measures
Partner with the Air Pollution Control Division	Support APCD in Oil and Gas P2 efforts	FY2007	Environmental benefits Cost savings
	Work with Governor's Office of Energy Management and Conservation to enhance the use of EE/RE in Colorado in air programs (SIPs, etc.)	On-going	Kilowatt hours of renewable energy developed Kilowatt hours of traditional forms of energy saved Developed system to track air emission benefits
	Work with APCD in implementing PPAB P2 report.	On-going	Environmental benefits <i>Ongoing activity.</i> Final reporting at end of FY08
Partner with the Consumer Protection Division to identify opportunities to incorporate cross media and pollution prevention into their programs	Work with Consumer Protection Division in implementing PPAB P2 plan.	On-going	Environmental benefits Ongoing activity.  Final reporting at end of FY08
Partner with the Hazardous Materials and Waste Management Division to incorporate cross media and pollution prevention into the programs	Work with Solid Waste Program as lead program to develop and implement a zero waste vision and goal for Colorado.	On-going	Vision developed and approved <b>Ongoing</b> activity. Final reporting at end of FY08
Partner with the Water Quality Control Division to highlight or incorporate prevention in the	Stormwater Excellence Program	FY 2007 FY 2008	Projects identified and begin to implement
water programs	Work with EPA HQ to ensure future and	FY 2007	See Chapter 2 above
	existing CAFO regulations allow for consideration of and mitigation of negative cross media impacts	FY 2008	Success at federal level to regulate CAFOs on a cross media basis, including promoting composting and other prevention based solutions
	Work with Division to implement PPAB P2 plan	On-going	Environmental benefits
Cross-media Teams: continue to integrate sustainability concepts (including P2) into	Participate in Cross-media Enforcement team	On-going	Progress on individual projects – see Chapter 3
media divisions  Cross Media Enforcement Team	Participate in Cross-media Compliance Assistance Team	On-going	Progress on individual projects – see Chapter 3
Cross Media Compliance Assistance	Participate in Environmental Indicators Team	On-going	Progress on individual projects – see Chapter 2

Cross Media and Pollution Prevention Efforts			
Short Term Goals	Objectives	Timeline	Performance Measures
Team  Indicators/Measurement Team	Participate on Cross Media Inspector's Team	On-going	Progress on individual projects – see Chapter 3
<ul> <li>Cross Media Inspector's Team</li> <li>Cross Media Regulatory Team</li> <li>Cross Media Permitting</li> </ul>	Identification and integration of P2 into regulations  Cooperate with the PPAB in review of environmental regulatory programs, laws, and policies for sustainability opportunities and incentives	On-going	Number of regulations identified and proposals made to commissions  Number of provisions included in regulations.
	Identification and integrations of P2 and sustainability into permitting	On-going	Number of permits where cross media considerations are included Environmental and economic benefits derived from sustainability and P2 in regulations Number of permitting programs with sustainability and P2
Consultation to Compliance Staff: promote P2 in enforcement programs	SEPs with P2 and sustainability measures	On-going	Number of SEPs with P2 elements Environmental and cost benefits of P2 SEPs Ongoing activity. Final reporting at end of FY08
	Inspections with sustainability and P2 assistance	On-going	Number of inspections where state offered P2 assistance or materials <i>Ongoing</i> activity. Final reporting at end of FY08
	Assist with updating SEP database for measurables	On-going	See Chapter 3 above
Participate on P2 Regional and National Programs  - P2 Locals meetings and coordination	Provide the opportunity for quarterly local P2 programs  Help organize meetings, promote, establish agendas, bring resources as appropriate  Coordination and sharing of resources	On-going	Number of meetings Number of local entities represented Number of participants Environmental measurements if possible Ongoing activity. Final reporting at end of FY08
Participate in NPPR activities	Semi-annual meetings in Fall and Spring	On-going	Participation in sessions and presentations  Ongoing activity. Final reporting at end of FY08

Cross Media and Pollution Prevention Efforts			
Short Term Goals	Objectives	Timeline	Performance Measures
	Conference calls/listserves of Healthcare P2 and sustainability groups		Participation and environmental measurements if possible <i>Ongoing</i> activity. Final reporting at end of FY08
	Transfer of models to and from other states		Number of models or programs used in Colorado Ongoing activity. Final reporting at end of FY08
Participate in Region VIII P2 Net activities	Quarterly conference calls Submit ideas for mini grants	On-going	Participation in meetings and on calls Environmental benefits from grants Ongoing activity. Final reporting at end
	Collaboration with the regional P2/P2Rx Center		of FY08  Participation in meetings and on calls  Ongoing activity. Final reporting at end of FY08

Pollution Prevention Advisory Board Efforts			
Short Term Goals	Objectives	Timeline	Performance Measures
Assist the Pollution Prevention Advisory Board (PPAB) in providing the maximum environmental benefit to CDPHE and other stakeholders:	Provide monthly meeting support, as well as support for various subcommittee meetings (Grants, Regulatory, Integration, External, GHG, ELP, and Executive)	On-going	Provide agenda, meeting logistics, minutes, and other documentation in a timely manner Ongoing activity. Final reporting at end of FY08
	Advising CDPHE on continual improvement projects (including beyond compliance)		
	Advising CDPHE on cross media compliance assurance (including permitting, compliance assistance, inspections, enforcement) programs		Completed July 2006
	Advising CDPHE on internal and external outreach/ education programs		
	Development and implementation of state employee awards program for sustainability and P2 efforts		Awards presented Sustainability and P2 practices encouraged Ongoing activity. Final reporting at end of FY08

Pollution Prevention Advisory Board Efforts			
Short Term Goals	Objectives	Timeline	Performance Measures
	Continue developing and implementing CDPHE Energy Efficiency and Greenhouse Gas Emissions Reduction Plan		Statewide greenhouse gas reductions Policies developed Employees educated <i>Ongoing activity.</i> Final reporting at end of FY08
	Encouraging and advising on incorporation of sustainability and P2 into regulations		Regulatory committee – HCSFO regulations Water quality regulations <i>Ongoing activity.</i> Final reporting at end of FY08
	Influencing legislative activities where appropriate		
	Developing and tracking indicators (health/environment) to measure effectiveness of sustainability programs		Indicators selected
Administer the P2 Grants Program from the P2 Fund (~\$50,000 -\$100,000 annually)	PPAB chose to give grant money to CDPHE to fund climate change activities for 2007	Spring 2007 Spring 2008	Timely entering into BIDS System Grant database updated Pre-proposal meeting held in timely manner (If grants are awarded through RFP process)
Assist and support PPAB in grant review and selection process	Complete May 2007	Spring 2007 Spring 2008	Timely provision of score sheets Provide committee with support and information Timely preparation of committee grant awards and notifications (If grants are awarded through RFP process)
Assist and support PPAB in development of grant program for House Bill 1288 (Recycling Bill) and Senate Bill 182 (Advance Technology Fund).	Appoint Assistance Committee for Board Develop criteria for grants Announce grant solicitation Award grants Track environmental benefits of grants	July 2008	Assistance committee appointed Criteria for grants developed Grants announced and awarded Environmental benefits tracked
Develop project schedule with grant recipients, support grant recipients and track project performance, make project results available to the public and develop P2 Grant Program	Develop project schedule with grant recipients	On-going	Develop schedule within 30 days of grant award  Number of hits to website <i>Ongoing activity</i> .  Final reporting at end of FY08

Pollution Prevention Advisory Board Efforts				
Short Term Goals	Objectives	Timeline	Performance Measures	
Brochure to be updated with each new grant cycle	Support grant recipients and track project performance		Ensure projects completed in timely manner Collect environmental and cost benefits Ongoing activity. Final reporting at end of FY08	
	Make project results available to the public		Make results available to public within 30 days of completion of each project  Development and distribution of electronic brochure	

TRI/SARA Program			
Subgoals	Objectives	Timeline	Performance Measures
Effectively and efficiently implement the EPCRA/SARA Title III TRI and Tier II programs Maintain the EPCRA/SARA Title III TRI and Tier II Databases	Receive and enter TRI and Tier II data from Colorado businesses (2500 facilities; 4000 reports)	On-going	Timely and effective entering of data  Ongoing activity. Final reporting at end of FY08
	Develop and maintain the TRI/Tier II database	On-going	Database is searchable and maintained  Ongoing activity. Final reporting at end of  FY08
	Assess TRI fees, generate and mail bills, and monitor payments for annual data and submittals	Sept to Oct	Timely assessment of fees and mailing of bills Ongoing activity. Final reporting at end of FY08
	Utilize EPA internet based system for receipt of TRI reports INTERIM SYSTEM IN PLACE AND PLANNING FOR ADDITIONAL AUTOMATION IN 2008	September 2008	Electronic system Ongoing activity. Final reporting at end of FY08
Provide information internally, and to public and facilities on program	Respond to inquires regarding TRI reporting and payment requirements from Colorado businesses	On-going	Respond in timely manner <i>Ongoing activity.</i> Final reporting at end of FY08
	Respond to inquiries on information to the public and appropriate parties	On-going	
	Generate chemical inventory reports for electronic transmittal to appropriate parties (LEPCs, CEPC, EPA, HMWMD Records Center, EMP)	December	Timely completion of report  Distribution of report

TRI/SARA Program			
Subgoals	Objectives	Timeline	Performance Measures
	Generate, distribute, and promote use of electronic annual TRI report ON HOLD DUE TO NEIEN GRANT AND PERSONNEL CHANGES	December	Timely completion of report  Number of hits on Internet Internal use of data and reports
Promote the use of SARA and TRI/Risk Screening (RSEI) data in CDPHE's strategic planning and policy decisions	Review TRI & RSEI data to identify sectors with relatively more significant environmental impacts WILL REDO WHEN NEW RSEI INFORMATION IS AVAILABLE	Fall of each year	Internal use of data and risk assessments Reduction in quantity reported in Colorado
	Work with other environmental division (e.g., Cross Media Team) to incorporate TRI data in planning and decision-making		

Environmental Leadership Program			
Subgoals	Objectives	Timeline	Performance Measures
Identify, recognize, and provide incentives to businesses and municipalities that are going beyond basic compliance with environmental requirements and are developing sustainable business practices	Grow the ELP while maintaining credibility of program and members	On-going	Number of member events held Number of members participating Number of new services provided FY07 – Ongoing activity. Final reporting at end of FY08
	Provide member services and incentives (roundtables, workshops, networking opportunities, retreats, etc.)		
	Develop ELP e-Newsletter for members		
	Develop policies and administrative forms to support ELP (renewal, incentives, etc.)		
Promote ELP to potential members through marketing and outreach	Provide ELP outreach to companies, trade associations, etc., including a combination of at least 35 presentations, recruitment meetings, and site visits with potential applicants annually	On-going	Number of presentations Number of attendees Number of recruitment meetings FY07 – Ongoing activity. Final reporting at end of FY08
	Conduct seminars and/or provide training materials on EMS/ELP/P2/Sustainability to Colorado facilities and out of state entities	On-going	Number of presentations Number of attendees Number of entities reached FY07 – Ongoing activity. Final reporting at end of FY08

Environmental Leadership Program			
Subgoals	Objectives	Timeline	Performance Measures
	Promote ELP programs internally and to local agencies for referrals	On-going	Number of referrals from state and local employees
			Number of contacts with state and local employees
			Number of new members as a result of internal referral
			Environmental, economic and resource benefits from internal referrals
			FY07 – Ongoing activity. Final reporting at end of FY08
Provide member services and mentoring	Provide technical assistance and gap analysis	On-going	Number of facilities provided assistance
Achievement Award members into ELP	for potential ELP members		FY07 – Ongoing activity. Final reporting at end of FY08
			Environmental and resource benefits from assistance
			FY07 – Ongoing activity. Final reporting at end of FY08
	Provide EMS trainings, roundtables, workshops and other mentoring opportunities	On-going	Number of sessions and facilities attending
			FY07 – Ongoing activity. Final reporting at end of FY08
	Host a fall ELP/EMS training event for EAA/Gov. Challenge/CEP and other businesses and organizations	November	Number of attendees
			FY07 – Ongoing activity. Final reporting at end of FY08
	Develop an annual ELP progress report	December	Completion and electronic distribution of report
			FY07 – Ongoing activity. Final reporting at end of FY08
	Expand ELP Website	On-going	Number of hits on website
			FY07 – Ongoing activity. Final reporting at end of FY08
	Expand concepts of innovation including industrial ecology and environmental	On-going	Environmental and resource benefits from efforts
	management systems with ELP members		FY07 – Ongoing activity. Final reporting at end of FY08

Environmental Leadership Program			
Subgoals	Objectives	Timeline	Performance Measures
Implement Gold Level ELP	Work with divisions to develop media-specific incentives for companies in the Gold Level	On-going	Number of incentives developed Number of incentives implemented Environmental, economic and resource benefits of incentives FY07 – Ongoing activity. Final reporting at end of FY08
	Expand membership in the Gold Level: enroll a minimum of 2 new participants annually	On-going	Number of new applicants Number of EMSs assessed Number of new members Environmental, economic and resource benefits from all members FY07 – Ongoing activity. Final reporting at end of FY08
	Expand the recognition elements of the program for the Gold Level annually, including: Contact each ELP member and document successes Place successes on website with members' logos	On-going	Successes documented and measurements tracked  Measurements on Internet site  Number of hits on Internet site  FY07 – Ongoing activity. Final reporting at end of FY08
Implement Silver Level ELP	Work with divisions to develop incentives for members	On-going	Number of incentives developed  FY07 – Ongoing activity. Final reporting at end of FY08
	Conduct mentoring training (EMS) for members	On-going	Number of silver level members applying to gold level  Number developing and implementing EMSs  FY07 – Ongoing activity. Final reporting at end of FY08

Environmental Leadership Program			
Subgoals	Objectives	Timeline	Performance Measures
	Continue to grow membership in Silver Level: enroll a minimum of 2 new participants in Silver Level annually	On-going	Number of new applicants Number of projects assessed Number of new members Environmental, economic and resource benefits from all members FY07 – Ongoing activity. Final reporting at end of FY08
	Partner with sectors to promote projects that qualify for Silver Level	On-going	Number of new applicants Number of EMSs assessed Number of new members Environmental, economic and resource benefits from members associated with selected sectors FY07 – Ongoing activity. Final reporting at end of FY08
Implement additional levels of ELP to address areas of need; as resources allow, ELP will develop the following categories: Bronze Level for Partners (trade and other organizations with whom we partner) Platinum Level for Sustainability Other levels as CDPHE determines appropriate	Work with divisions, internal and external advisory groups, and trade organizations to develop a program for Partners, including creating criteria, policies and incentives; obtain membership in this tier	FY 2007 FY 2008	Program established Stakeholder input Enroll three members Number of member organizations contacted or reached Number of member organizations participating in ELP Environmental, economic and resource benefits from members associated with organizations  FY07 – Ongoing activity. Final reporting at end of FY08

	Environmental Leadership Program		
Subgoals	Objectives	Timeline	Performance Measures
	Work with divisions, internal and external advisory groups, and trade organizations to develop a program for Sustainability level, including creating criteria, policies and incentives; obtain membership in this tier		Program established Stakeholder input Enroll one member Number of member organizations contacted or reached Number of member organizations participating in ELP Environmental, economic and resource benefits from members associated with organizations FY07 – Ongoing activity. Final reporting at end of FY08
Develop and continue partnerships that result in incorporating EMS and leadership principles into CDPHE programs and processes or otherwise furthering leadership principles	Implement CDPHE EMS guidance document, and develop EMS policy and guidance	On-going	Completion of guidance Implementation of policy FY07 – Ongoing activity. Final reporting at end of FY08
	Partner with Stormwater Program in establishing Stormwater Excellence Program for construction industry (see Chapter 2)	FY 2007 FY 2008	See Chapter 2 FY07 – Ongoing activity. Final reporting at end of FY08
	Partner with Wastewater/Water Treatment Programs in establishing a program to recognize facilities with stellar environmental performance		As resources allow FY07 – Ongoing activity. Final reporting at end of FY08
	Partner with PEER Center in creating series of workshops to help local government put EMSs in place		Number of attendees at workshop PROJECTED COMPLETED 2005
	Partner with PEER Center in creating an EMA Awareness Course for local governments		Number of local governments reached PROJECT COMPLETED 2005
	Continue to promote EMSs to other environmental programs and state agencies	On-going	Number of programs EMSs are utilized Number of activities involving EMSs  FY07 – Ongoing activity. Final reporting at end of FY08

Environmental Leadership Program			
Subgoals	Objectives	Timeline	Performance Measures
Leverage resources and partner with EPA Performance Track	Promote the programs through the MOU, including developing a list of potential members and determine which EPA and state should approach	On-going	Creation of list  Number of entities identified and contacted  Number of members obtained  Environmental, economic and resource benefits from resultant members  FY07 – Ongoing activity. Final reporting at end of FY08
Develop External ELP Advisory Group	Leverage through the PPAB and include other ELP members and other stakeholders	On-going	Creation of advisory group  Number of recommendations and ideas  FY07 – Ongoing activity. Final reporting at end of FY08
Develop Internal ELP Advisory Group	Hold regular meetings for internal staff to advise ELP on various elements of the program, including compliance reviews and issues	On-going	Creation of advisory group  Number of recommendations and ideas  FY07 – Ongoing activity. Final reporting at end of FY08
Work with participants in Governor's Challenge to enter ELP Gold or Silver levels	Contact each company Review each company's EMS Assist in application development	On-going	Number of companies contacted Number of EMSs assessed Number of companies in ELP PROJECT COMPLETE 2004

Environmental Justice Program			
Subgoals	Objectives	Timeline	Performance Measures
Serve as intermediary between EPA and CDPHE on environmental justice issues	Participate, coordinate, and facilitate meetings between EPA, CDPHE and communities, as appropriate and necessary	On-going	Number of events facilitated Number of events participated Number of attendees Environmental outcomes of events FY07 – Ongoing activity. Final reporting at end of FY08

	Environmental Justice Program			
Subgoals	Objectives	Timeline	Performance Measures	
	Attend, coordinate and/or facilitate (as	On-going	Number of events attended	
	appropriate) community or other		Number of events coordinated or facilitated	
	environmental justice meetings for companies that are located in areas where		Number of attendees	
	environmental justice is a concern		Environmental outcomes of events	
	,		FY07 – Ongoing activity. Final reporting at end of FY08.	
Participate on the Employee Diversity Advisory Council	Expand awareness with CDPHE of the advantages of a diverse workforce in order to	On-going	Number and type of events coordinated or facilitated	
	better serve a diverse client base and		Number of attendees	
	participate in diversity trainings		Environmental outcomes of events	
			FY07 – Ongoing activity. Final reporting at end of FY08.	
Educate CDPHE staff	Participate in New Employee Orientation	On-going	Number of staff reached	
			FY07 – Ongoing activity. Final reporting at end of FY08.	
Participate on the Environmental Health	Raise awareness of health disparity issues	On-going	Number of outreach materials published	
Disparities Workgroup	within the environmental divisions.		Number of meetings attended	
			Environmental outcomes of meetings/events	
			Final report	
			FY07 – Ongoing activity. Final reporting at end of FY08.	
Participate on EPA's environmental justice	Participate on related subcommittees	On-going	Number of meetings attended	
migrant farmer workgroup	Raising, discussing and addressing issues		Number of attendees	
	Expand program if receive funding		Success in addressing issues	
			Environmental outcomes of events	
			Final report	
			FY07 – Ongoing activity. Final reporting at end of FY08.	
Participate on the Limited-English Proficiency	Expanding CDPHE ability to address limited-	On-going	Number of documents translated	
Workgroup	English proficiency issues		Number of people assisted	
			FY07 – Ongoing activity. Final reporting at end of FY08.	

Environmental Justice Program			
Subgoals	Objectives	Timeline	Performance Measures
Review documents that address environmental justice issues and inform CDPHE of emerging environmental justice issues as appropriate	Review documents and inform CDPHE Obtain information from: the EPA website, community newsletters, contacts and provide in meetings or correspondences as necessary	On-going	Number of documents reviewed  FY07 – Ongoing activity. Final reporting at end of FY08.  Environmental outcomes of efforts
			FY07 – Ongoing activity. Final reporting at end of FY08.

Small Business Ombudsman			
Subgoals	Objectives	Timeline	Performance Measures
Assist small businesses and small municipalities by increasing the efficiency and effectiveness of compliance assistance provided by CDPHE environmental divisions	Organize group of environmental assistance providers to discuss and implement effective and efficient ways of assisting small businesses and municipalities in meeting environmental requirements	On-going	Number of entities reached as direct outcome Environmental and compliance outcomes of efforts  FY07 – Ongoing activity. Final reporting at end of FY08.
Represent Colorado at a national level	Serve on the national 507 Steering Committee, including participate in monthly conference calls, review legislation and materials related to Colorado's program, and participate on subcommittees	On-going	Number of entities benefited as a result Environmental and compliance outcomes of efforts  FY07 – Ongoing activity. Final reporting at end of FY08.
Provide assistance and track assistance provided to small business and municipalities	Track calls and visits in the tracking database and input on bi-weekly basis	On-going	Number of calls received Number of entities assisted Environmental and compliance outcomes of efforts FY07 – Ongoing activity. Final reporting at end of FY08.
	Provide timely response to small businesses – within 3 days of initial contact	On-going	Number of entities contacted within 3 days  FY07 – Ongoing activity. Final reporting at end of FY08.

Small Business Ombudsman			
Subgoals	Objectives	Timeline	Performance Measures
	Send out surveys on small business outreach activities for completed SBAP assistance on a monthly basis  Results will be entered in the database and analyzed to determine areas for improved efficiency or alternate outreach methods	On-going	Number of surveys sent  Number of surveys entered into database  FY07 – Ongoing activity. Final reporting at end of FY08.
	Contact trade associations and small business representatives that SBAP has worked with and get comments and feedback	On-going	Contact within 30 days of SBAP contact  FY07 – Ongoing activity. Final reporting at end of FY08.
Serve as ombudsman for small business and municipalities.	Serve as an impartial resource for small businesses and municipalities that have complaints or concerns about fair treatment by the environmental divisions. Supply information to businesses and municipalities concerning their options and act as an impartial assistant in enforcement and permitting meetings and processes. Help to gather information that assists the divisions in understanding the businesses' and municipalities' actions.	On-going	Number of times assistance provided to businesses Number of contacts made with environmental staff Environmental outcomes of assistance efforts FY07 – Ongoing activity. Final reporting at end of FY08.
	Meet with industry groups and other agencies to foster partnerships for sharing resources and information for the purpose of educating small businesses and municipalities on environmental requirements, P2, sustainability and environmental leadership (program)	On-going	Number of meetings held Number of partnerships created Environmental outcomes of partnership FY07 – Ongoing activity. Final reporting at end of FY08.
	Review SBAP guidance documents prior to issuance and provide advisory opinions	On-going	Complete within 10 days of SBAP providing document  FY07 – Ongoing activity. Final reporting at end of FY08.
	Provide training and outreach on tools available for small businesses and the assistance available through SBAP	On-going	Participate in conferences or seminars and provide presentations as appropriate to further the small business programs  FY07 – Ongoing activity. Final reporting at end of FY08.

	Small Business Ombudsman				
Subgoals	Objectives	Timeline	Performance Measures		
Provide assistance and advice to the Air, Water, Waste, and Consumer Divisions and senior management and commissions concerning small businesses and communities.  Review division regulations, policies and guidance and provide advisory opinions to make the documents more small business friendly	On-going	Gather list of guidelines that may impact small businesses  FY07 – Ongoing activity. Final reporting at end of FY08.			
			Number of guidelines and advisory opinions reviewed and written		
			FY07 – Ongoing activity. Final reporting at end of FY08.		
			Final report with recommendations		
			FY07 – Ongoing activity. Final reporting at end of FY08.		
	Review new or modified guidances on an ongoing basis	On-going			
	Respond to requests from senior management/commissions to review policies, legislation, etc.	On-going	Review and make recommendations to the Small Business Community Flexibility Act		
		legislation, etc.	legislation, etc.	legislation, etc.	
			Review SB 151 to ensure CDPHE small business information is assessable to the public  FY07 – Ongoing activity. Final reporting at end of FY08.		
Regulations reviewed to determine whether	Ensure new and modified regulations that	On-going	Obtain list of new regulatory programs		
impact small businesses and provide information on the regulations to small business community	impact small businesses are reviewed, comments from the small business community		FY07 – Ongoing activity. Final reporting at end of FY08.		
	are solicited, and the community trained		Maintain regulatory contacts within each Division and request notification of new and modified regulations		
			FY07 – Ongoing activity. Final reporting at end of FY08.		

	Small Business Ombudsman		
Subgoals	Objectives	Timeline	Performance Measures
			Review new regulations and modifications to regulations that affect small businesses and municipalities and provide comments and suggestions within the regulatory timeframe  FY07 – Ongoing activity. Final reporting
			at end of FY08.
			Solicit comments on new regulations from small business organizations and municipalities and present to appropriate regulatory agency as small business community comments
			FY07 – Ongoing activity. Final reporting at end of FY08.
			Provide training and outreach on new regulations as necessary in conjunction with the programs
			FY07 – Ongoing activity. Final reporting at end of FY08.
Assist small businesses in obtaining funding for environmental controls	Interface with SBDC, SBA, DOC and state agencies that may have programs to financially assist small businesses in need	On-going	Update the databases of state agencies and private sector financial institutions that may have such funds
	of funds to comply		FY07 – Ongoing activity. Final reporting at end of FY08.
			Post information on funds available on the website and/or other method to disseminate
			FY07 – Ongoing activity. Final reporting at end of FY08.
Support the small business Compliance Advisory Panel	Assist in ensuring the Compliance Advisory Panel is an effective resource for small	On-going	Present guidance documents, projects and issues to the CAP for its advisory opinions
	businesses and CDPHE		FY07 – Ongoing activity. Final reporting at end of FY08.
			Assist CAP in issuing the advisory report and discuss with EPA.
			FY07 – Ongoing activity. Final reporting at end of FY08.

Small Business Ombudsman			
Subgoals	Objectives	Timeline	Performance Measures
			Make Recommendations to the Director for appointments after conferring with SBAP
			FY07 – Ongoing activity. Final reporting at end of FY08.

#### CHAPTER 5 AIR POLLUTION CONTROL DIVISION

#### 5.1 Overview

Chapter 5 of the FY 2007-8 CEPPA addresses the protection of air quality in Colorado. The agency with primary responsibility for protecting the air resources of Colorado is the Air Pollution Control Division (Air Division) of CDPHE. This chapter includes:

- The Air Division's Mission, goals and major program objectives, organizational structure to support objectives, major program priorities, and ongoing Air Division program activities;
- Major program strategies and the program or environmental indicators used to measure success; and,
- Specific strategies to achieve the objectives for the coming fiscal year.

The Air Division's Work Plan is part of a series of integrated strategic documents that describe the interrelated activities of the EPA Region 8 and the CDPHE. These documents include:

The Colorado Department of Public Health and Environment Strategic Plan, which identifies six critical target areas that have been identified a necessary to meet the mission of CDPHE. Under each of these target areas are the goals and objectives and outcomes the CDPHE uses to determine success in meeting the stated goals. Additionally, Department programs are intending to expand this strategic plan over the coming year.

The <u>2003-2008 EPA Strategic Plan</u> and the <u>U.S. EPA Region 8 Regional Strategic Plan</u> that reflect the new perspective on EPA work and the work of its state partners.

Additionally, a significant amount of the Air Division effort is conducted in close cooperation with local health agencies in Colorado. The Air Division may assist local agencies or contract directly with a local agency to assist in the implementation of delegated programs such as compliance monitoring and ambient monitoring. Where appropriate, the role of local health agencies is identified in this chapter work plan.

#### 5.2 Mission and Critical Investment Areas

The Mission of the Air Division is stated below. In achieving this Mission the staff and managers of the Air Division will maintain consistency and coordination with other CDPHE programs, EPA and other partners and stakeholders.

It is the Mission of the Air Pollution Control Division to provide our customers with excellent air quality management services when taken together contribute to: the protection of public health; the protection of the environment and ecosystem; and, continual improvement of the air quality-related aesthetic values such as odors and visibility.

### 5.2.1 Mandates and Major Policy and Management Direction

Under the federal and state Clean Air Laws, a number of mandates are described. Some of these that the Air Division is implementing include: developing State Implementation Plan (SIP) revisions for areas exceeding the ambient criteria standards; implementing in a federally enforceable fashion all programs in the SIPs such as an Operating Permit Program, automobile inspection and ambient monitoring programs.

This document serves as the vehicle to carry out the strategic policy directions relating to Air Division regulatory, technical, planning and business support activities. The narrative will also identify how the program initiatives will be measured and what the expected environmental outcomes will be.

Major policy areas applicable under this document and the Air Division Work Plan include:

- Assuring state and federal mandates are being met;
- Instituting new initiatives such as those assigned to the Air Division by the Colorado General Assembly;
- Effectively managing program activities, including tracking progress, evaluating performance and identifying and acting on important opportunities; and,

Ensuring local air quality problems are addressed that do not fall under Federal or other State programs.

## 5.3 Air Division Goals and to Achieve the Mission

The Air Division focuses on three major goal areas to protect air quality in the state. Each major area has several sub-goal areas, which establish the specific areas where resources will be directed.

## Goal 5.1: Achieve a level of air quality that protects and preserves human health. The key sub-goals include:

Sub Goal 5.1.1 Protect the National Ambient Air Quality Standards

Objective 5.1.1.1 Protect Ozone NAAQS

Objectives	Strategic means	Environmental indicators of results
5.1.1.1 Attain the 8-hr Ozone NAAQS by 2008	Development and implementation of Denver – Northern Front Range State Implementation Plan for 8-hour Ozone NAAQS. Compliance with other current emission control regulations	Trends in emissions of ozone precursors in EAC Program area Emissions eliminated as a result of program implementation Trends in ozone ambient measurements in all areas of the
5.1.1.1b Ensure there are no new Ozone Nonattainment areas	Compliance with other current emission controls Encourage, where appropriate, voluntary emission control activities	Same as above

Objective 5.1.1.2 Protect Other NAAQS (Carbon Monoxide, PM-10 and PM-2.5, Sulfur Dioxide, Nitrogen Dioxide, Lead)

Objectives	Strategic means	Environmental indicators of results
5.1.1.2 Maintain all current areas in attainment of NAAQS and ensure there are no new Nonattainment areas	Compliance with other current emission controls Encourage, where appropriate, voluntary emission control activities	Statewide trends in emission of criteria pollutants Emissions eliminated as a result of program implementation Trends in state-wide ambient NAAQS levels

Sub-Goal 5.1.2 Air Toxics - Protect citizens from exposure to air toxics

Objectives	Strategic means	Environmental indicators of results
Meet national goal of reducing the excess number of cancers are reduced by 75% by 2010 from 1993 levels and to ensure that 90% of toxic and hazardous emissions are subject to standards developed by the EPA. (EPA Objectives – By 2007 reduce emissions from MACT sources by 1.7 million tons By 2010 mobile source air toxic emissions will be reduced 1.1 million tons per year from 1996 levels of 2.7 million tons By 2010 all 260,000 buses manufactured between 1991 and 2000 will be retrofitted and all pre-1991 buses will be replaced) Support EPA national goal of reducing childhood lead poisoning to 90,000 (from approx. 400,000 in 1999-2000)	1. Full implementation of MACT 2. Implementation of Integrated Air Toxics Strategies 3. Implementation of Mercury Reduction Programs 4. Implementation of Lead- based paint certification and abatement program 5. Implementation of asbestos certification and abatement programs 6. Implementation of diesel retrofit programs	Statewide trends in emissions of air toxics (including Mercury) Emissions eliminated as a result of program implementation Trends in state-wide ambient air toxics measurements

## Goal 5.2: Achieve a standard of air quality in Colorado that protects the integrity of the natural ecosystem. Sub-areas include:

## 5.2.1 Acid deposition and related Air Quality Related Values

Objectives	Strategic means	Environmental indicators of results
Ensure all Class I areas in	Implementation of Acid	Statewide trends in emission of acid
Colorado are protected from acid	deposition program	deposition precursors
deposition impacts and other Air	2. Implementation of PSD program	Emissions acid deposition
Quality Related Values are	An interagency work group will be	precursors eliminated as a result of
protected.	convened in FY 2005 to examine	program implementation
Specific objective relating to	environmental impacts on RMNP,	Acid deposition trends state-wide
reduction in increasing trend in	provide inventories and related	Including nitrogen impacts on
nitrification of sensitive waters in	products and to further technical	ecosystems
Rocky Mountain National Park	and scientific understanding of the	Other measures as identified
(RMNP) will be developed in FY	issues. The specific programs will	through process
2006-7.	be developed over the next two	
	years.	

#### 5.2.2 Stratospheric ozone protection

Objectives	Strategic means	Environmental indicators of results
Ensure programs to control of ozone depleting CFC compounds are maintained. (EPA objectives: By 2012, CFC-11 and CFC-12 have peaked at no more than 300-570 parts per trillion; and by 2012, all methyl bromide production and export permitted under Montreal Protocol will be phased out)	Implementation of CFC control programs	Statewide trends in usage of ozone depleting substances (ODSs) Emissions of ODSs eliminated as a result of program implementation International ambient monitoring programs showing maximum levels of ODSs worldwide

### 5.2.3 Climate change

Objectives	Strategic means	Environmental indicators of results
Ensure the Colorado global climate emission inventory is complete and trends in emission levels are identified.  (EPA objective – EPA voluntary climate protection programs contribute 45 million metric tons of carbon equivalent to the annual national goal of 18 percent reduction in Greenhouse Gases Inventory	Participate in implementation of Governor's Executive Order on Greening Government Research and other greenhouse gas reductions programs	EPA Annual greenhouse gas inventory reductions identified

# Goal 5.3: Achieve a level of ambient air quality that protects and preserves welfare standards for odors and visibility. Sub-areas include:

5.3.1a Urban Visibility – Ensure a decrease in the number of days the Colorado Visibility Standard is exceeded in the areas of applicability.

Objectives	Objectives Strategic means	
Ensure an ongoing decrease in	Compliance with current emission	Ambient visibility index monitoring
the number of days the	controls of visibility related pollutants  Statewide trends in emission	
Colorado Visibility Standard is	Encouragement, where appropriate of	visibility affecting pollutants
exceeded in the Front Range	voluntary emission control activities	Emissions eliminated as a result of
areas of applicability	controls of visibility related pollutants	program implementation

5.3.1b Regional Haze (for Class I National Parks and Wilderness areas) – Ensure natural background visibility in all Class I areas by 2064 through the development of a Colorado Regional Haze SIP revision.

Objectives	Strategic means	Environmental indicators of results
Provide for the attainment of natural background visibility in all Class I areas in the United States by 2064 through the development of a state Regional Haze SIP revision	Development of Colorado Regional Haze SIP which includes Reasonable Progress Goals for all Class I areas achieved through enforceable intermediate milestones including: BART or equivalent for all applicable sources Other measures for sources as needed including construction, dust and fire to meet Reasonable Progress goals for the state	Regional and statewide trends in emission of visibility-causing pollutants Emissions eliminated as a result of regional Haze Program implementation Trends in monitoring at IMPROVE monitoring stations

## 5.3.2 Odors

Objectives	Strategic means	Environmental indicators of results
Ensure all odor problems are	Compliance with other current emission	Total number of complaints reduced
addressed as expeditiously as	controls and requirements	annually
practicable	Encouragement, where appropriate of	•
·	additional voluntary emission control	
	activities	

The annual objectives are specified in Office of Air and Radiation document entitled, "FY 2007 Technical Program Guidance" also provides guidance for the programs. In the work plan tables that follow, the state performance measures outcomes are linked to the EPA guidance objectives for national priorities.

## 5.4 Organizational Structure of the Air Division

The Air Division is organized into five major program areas. These are listed below. Performance Partnership Grant funds are is utilized in all programs listed:

Air Pollution Control Division					
	Director's Office				
Planning and Policy Program	Mobile Sources Program	Stationary Sources Program	Indoor Environment Program	Technical Services Program	Administrative and Business Services
Nonattainment planning & redesignation (including conformity determinations) High Pollution Advisory Programs for winter (CO and PM) and summer (O3) Community Based Programs in various areas of state Education and Outreach Environmental Assessment coordination Integrated Air Toxics efforts Regional Haze program planning	Alternate Fuels Program High Altitude Emissions Testing & Research Automotive Inspection and Readjustment (A.I.R.) Programs Diesel Emissions Control Program Oxygenated Fuels Program SIP Support program	Operating Permits Program Construction Permits Program Compliance & Enforcement Small Business Assistance & Outreach Inventory & SIP Support Program	Asbestos & Lead Programs Chloroflourocarbon (CFC) Program Woodburning Program	Ambient Air Quality Monitoring Program Air Pollution Modeling & Inventory Development Risk Assessment and Remediation Program Rural Acid Deposition and Visibility Research Program High Pollution Day Forecasting — summer/winter Prescribed fire/smoke management programs Quality Assurance Program	Fiscal policy Division annual work plan and budget development and monitoring Contract management Information Technology support
Oil and Gas Specialty Unit Env. Problem Solving Program					

## 5.5 Air Pollution Control Division FY 2007 and FY 2008 Priority Work Plan Objectives

Annually, as part of the ongoing program planning process, Air Division Program Managers review national and state issues to identify areas for specific attention during the coming planning period. The list of priority objectives represents the major priorities both for the Air Division and in collaboration with our partners here at the Department, other local, state and federal levels for the first period of this CEPPA and the state fiscal calendar. Highlighting these areas provide an opportunity for closer attention to these topics. This is followed by the ongoing work plan for all the Air Division Programs and follows the major goal areas described earlier in this Chapter.

## FY 2007 Priority Objectives

Priority Topic (Region 8 and Colorado)	Activities (state only)	Milestone
Energy (Region 8 priority)	Participate in ongoing energy initiatives	Ongoing
	Participate in WRAP and WESTAR committees on regional haze SIP development and energy	
	Participate in energy development activities with other local, state and federal agencies such as oil shale programmatic development and oil and gas development	
	Implement provisions of HB 1341 – Coordination with Colo. Oil and Gas Conservation Commission	
	Promote renewable energy and energy efficiency projects in settlement agreements	
	Participate in Four Corners Task Force with EPA, FLMs, New Mexico and other stakeholders. Lead or participate in work groups (cumulative effects, monitoring, O&G, other sources)	
	Establish and participate in work groups (modeling and small engine standards)	
	Participate in community based efforts to address impacts of oil and gas activities in Garfield and other possible counties in western Colorado (see cross-media discussion in Chapter 2 of PPA	
Agriculture (Region 8 priority)	Continue work with communities and local agencies in agricultural areas to ensure an effective process is in place to address community-based issues relating to air quality	Ongoing
Revitalization (Region 8 priority)	Continue to work with other CDPHE Divisions and stakeholders to ensure proper remediation or correction of any identified issue or problem	Ongoing
Direct implementation (Region 8 priority)	NA	
EMS Permit Pilot Project	Continue to participate in development and implementation of CDPHE EMS Permit pilot program	Ongoing

Priority Topic (Region 8 and Colorado)	Activities (state only)	Milestone
Emergency Response	Assist with the continuing implementation of CDPHE Emergency Response Plan and national monitoring activities. Provide input on meteorological and forecasting issues and technical support to Crisis Management Center in the event of any releases of chemical, biological or nuclear agents	Ongoing
Nonattainment/Maintenance SIP Updates	SIP Updates will be completed for the following areas:	
	None scheduled in 2007	
Development of SIP revision for 8-hour NAAQS for Denver metro region and portions of northern Front Range in Colorado	SIP Revision will be initiated in Fall of 2007 with a completed Plan in September of 2007	Ongoing
AIR Program Updates	Continue Clean Screen implementation in Denver	Ongoing
	Enhanced Program modifications	Ongoing
	Begin Phase-out Basic Program in Larimer, Weld and El Paso counties	Jan 2007
Diesel I/M updates	Implementation of New Inspection Reporting Procedures	Ongoing
Clean Screen	See AIR Program	
High Emitter Program developed as a SIP	Activities in this area including:	Ongoing
program	- Implementation of HB 06-1302	
	- Repair Your Air II Project	
Regional Haze SIP (Region 8 and Colorado)	Complete technical support document for Colo. SIP submittal including analysis of IMPROVE data at Class I sites; updating emissions inventories and modeling analyses for 2018 and development of source attribution tools and techniques	August 2007 August 2007
	Policy work will include: development of Colo SIP with language consistent with EPA Rules and other EPA RH requirements; continued implementation of BART determinations; and, continue to implement and work toward an updated Long Term Strategy to meet RH Rule requirements	August 2007
	Conduct public hearing on Colorado Regional Haze SIP	November 2007
Colorado ozone	Implement new ozone monitoring initiatives to include western Colorado and oil and gas expansion areas	July 2008

Priority Topic (Region 8 and Colorado)	Activities (state only)	Milestone
Rocky Mountain National Park Environmental Initiative (Region 8 and	Nitrogen deposition report approved and finalized including: - Improved Ammonia inventory developed	December 2007
Colorado)	Critical load defined and strategic programs recommended for evaluation and implementation including an agricultural outreach program focusing on Best Management practices	
	- Additional funds for monitoring will be available for source attribution	
Colorado Utility Mercury Reduction Program	Air Division will continue to provide management and coordination for the various elements of the Colorado Utility Mercury Reduction Program activities and seek EPA approval of program as submitted	Ongoing
Air Toxics focus (Region 8 and Colorado)	Focus on biodiesel vehicle use and emissions study  Continue to work with EPA to: identify communities with disproportional risk to air toxics and develop strategies to reduce risks; attend meetings which will build capacity to identify and characterize air toxic risks; and seek voluntary reductions as appropriate.	Ongoing implementation of Colorado Air Toxics Strategy
	Work with our counterparts at the regional and local level to implement the Clean School Bus Program and Voluntary Diesel Retrofit Programs	
	Additional programs areas will be defined over next year	
NSR Update	Implementation of Revisions to Reg. 3 Parts A, B and C	
Compliance assistance and assurance	Participate in asphalt sector COMET EMS project development including EMS audits	Ongoing
	Participate on Cross Media Compliance Assistance Program, including sector projects and coordination between programs	
Prescribed fire	Work plan element involves implementation of the portions of Regulation No. 9 relating to significant users of prescribed fire (SB01-214) also involves implementation of the portions of Regulation No. 9 relating to delegable programs to local agencies	Ongoing
Community based activities	Continue to provide technical and process support (monitoring, emission inventories, or other air quality assessments for communities as needed.)	

## 5.6 Air Division Program Goals and Objectives – FY 2007-8 Work Plan

#### Goal 5.6.1: Achieve a level of air quality that protects and preserves human health.

The key strategic measures to achieve this goal include: the continued implementation of the State SIP including revisions for Nonattainment Areas; the implementation of Ozone Early Action Compact for the Denver Metro area; the implementation of MOAs with other communities; ongoing state permit and compliance programs; and, encouragement, where appropriate, of voluntary emission control activities.

The key sub-goals goal include:

Sub-goal 5.6.1.1: Attain and maintain existing standards for criteria pollutants: Ozone, Carbon Monoxide, Nitrogen Dioxide, Sulfur Dioxide, Particulate Matter (PM-10 & 2.5) and Lead					
EPA 2003-2008 Strategic Plan Objective	EPA 2003-2008 Strategic Plan Objective – Healthier Outdoor Air				
Program Strategy	Performance measures	Milestone			
MOBILE SOURCE PROGRAMS					
5.6.1.1.1 Protect public health through operation of A.I.R. Program and Clean Screen Program – Regulation No. 11	This Rule was removed, in part, from the SIPs by the Air Quality Control Commission in December 2005 and has been submitted to EPA for approval (pending). Current program activities relate to continuing program and implementation of HB11302:  - Inspector training/certification maintained  - Data collection and processing systems maintained  - Support field enforcement activities by Dept. of Revenue  - Monitor program quality and performance  - Provide diesel opacity testing  - Provide support to customers, inspectors, auto entities and repair technicians Implement HB 06-1302 – Including Clean Screen/High Emitter Components  Prepare and submit Program Plan to Air Quality Control Commission to increase Clean Screening Program to SIP limits	Remote Sensing Update approved by Commission, June 2007			
5.6.1.1.2 Protect public health through operation of Diesel Inspection and Self-certification Program – Regulation No. 12 (State only)	Similar operation and training measures as A.I.R. Program (5.1.1.1)  Work with our counterparts at the regional and local levels to implement the Clean School Bus Program and Voluntary Diesel Retrofit Programs	Ongoing			
5.6.1.1.3 Protect public health through the operation of Oxygenated Gasoline Program – Regulation No. 13	This Rule was removed from the SIPs by the Air Quality Control Commission in December 2005 and is being submitted to EPA for approval October 2006	Ongoing			
5.6.1.1.4 Reserved					
5.6.1.1.5 Protect public health through development and participation in mobile	- Implement HB 06-1302 High Emitter Component Provide support to development of state run high emitting vehicle acceptable to	Ongoing			

Sub-goal 5.6.1.1: Attain and maintain existing standards for criteria pollutants: Ozone, Carbon Monoxide, Nitrogen Dioxide, Sulfur Dioxide, Particulate Matter (PM-10 & 2.5) and Lead

EPA 2003-2008 Strategic Plan Objective – Healthier Outdoor Ai	EPA 2003-2008	Strategic Plan	Objective -	<ul> <li>Healthier</li> </ul>	Outdoor A	Air
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Program Strategy	Performance measures	Milestone
source air quality improvement strategies	U.S. EPA	
	- Implement smoking vehicle programs	
	- RAQC Programs	
	<ul> <li>Auditor recommendations on potential hydrocarbon strategies under AIR Program</li> </ul>	
	- Public outreach	
	- Reduce emissions through fuel programs – area-wide assessment and report on RVP levels to AQCC as part of EAC Ozone Program. Prepare summary report on RVP	
	Participate in MOVES model development and implementation	
	Participate in EIS reviews as needed and Division coopertaitve project like Four Corners Task Force	
5.6.1.1.6 Support development	Participate in cooperative E85 Study with U.S. Army and U.S. EPA	Ongoing
implementation of mobile source	Provide mobile source emission inventories and emission factors	
strategies through technical studies and operation of testing equipment and	Operate and maintain Technical Centers	
facilities	Operate and maintain mass emissions testing facility	
STATIONARY SOURCE PROGRAMS		
5.6.1.1.7 Protect public health through issuance of and operation of Construction Permits Program for stationary sources	Document and address modeled NAAQS violations resulting from new source permitting or other actions. Identify whether existing sources; stationary or area source growth is suspected of causing the NAAQS violation. Notify EPA of the modeled NAAQS violation and provide EPA with a copy of the results within 60 days of completion (40 CFR 51.112(a) and Section 110(a)(2) of the ACT). Submit any SIP equivalency demonstrations	Ongoing  Continue annual level of activity of:
	and/or delegation requests in response to NSR Rules.	340 Minors
	Permits issued to minor sources in Colorado	190 Syn minors
	Synthetic minor permits issued to applicable sources in Colorado	10 PSD
	PSD permits issued	
	NSR permits issued consistent with national guidance and CAA requirements	
	Permits issued to major sources in nonattainment areas	
	Enter RACT/BACT/LAER determinations in EPA's clearinghouse database (RBLC) including timeliness data (date application accepted and permit issuance date)	
	Prepare AIRS data entry and forward to Inventory Group	

Sub-goal 5.6.1.1: Attain and maintain existing standards for criteria pollutants: Ozone, Carbon Monoxide, Nitrogen Dioxide, Sulfur Dioxide, Particulate Matter (PM-10 & 2.5) and Lead

Program Strategy	Performance measures	Milestone
	Track PSD increment periodically to meet the requirement of 40 CFR 51.166(a)(4) Work with Region on NSR permit program evaluation and set target to respond within 90 days to EPA's evaluation report and implement recommendations as warranted.  Update NSR procedures re: Part B, RACT clarification, portable sources, and oil and gas condensate  Develop General Permits for oil and gas construction and dry cleaning	
5.6.1.1.8 Protect public health through operation of Operating Permits Program	Document and address modeled NAAQS violations resulting from new source permitting or other actions. Identify whether existing sources; stationary or area source growth is suspected of causing the NAAQS violation. Notify EPA of the modeled NAAQS violation and provide EPA with a copy of the results within 60 days of completion (40 CFR 51.112(a) and Section 110(a)(2) of the ACT). Issue permits and significant permit modifications within 18 months of application completeness determination. Ensure sources submit Title V applications for renewal Prepare AIRS data entry and forward to Inventory Group Continue development of program with EPA guidance (Part 70) and input from affected parties  Continue to issue proposed, initial, renewal, and modified Title V permits. Provide data on new Title 5 permits and permit modifications to R8 EPA for entry into TOPS  2003 Title V Program Review recommendation's implemented Will continue to cooperate with EPA with target to implement recommendations as warranted.	Ongoing
5.6.1.1.9 Protect public health through operation of Small Business Assistance Program	Evaluate and modify as needed Customer Relations Management Plan Industry workshops data collection and coordination Support Compliance Advisory Panel Participate in EMS Permit Project Update small businesses through site visits and technical assistance (MOU with Field Services Unit) Outreach and coordination with local health departments Provide consultations and site visits in accordance with MOU with Field Services Unit on enforcement referrals Participate in Cross Media Compliance Assistance Program – sector projects and	Ongoing

Sub-goal 5.6.1.1: Attain and maintain existing standards for criteria pollutants: Ozone, Carbon Monoxide, Nitrogen Dioxide, Sulfur Dioxide, Particulate Matter (PM-10 & 2.5) and Lead

Program Strategy	Performance measures	Milestone
	coordination	
	Develop End-of-year report on compliance assistance efforts	
5.6.1.1.10 Support public health through program improvements – regulation and compliance support	Evaluate methods to incorporate P2 into regulations and permits as well as environmental assessments through participation in Compass and CMCA Programs  Provide support and training to engineers and inspectors (policy interpretation, settlement documents, assist in negotiation of settlements, enforcement data base)  Continue to monitor odor requirements and build partnerships to develop effective community and trade based odor control programs	Ongoing Ongoing Ongoing
	Revise Reg. No 1 on EPA requests	
	Revised Reg. 7 (Oil and Gas Initiative) – continue implementation	
5.6.1.1.11 Support public health through	Contracts negotiated annually	Ongoing
oversight of local health department contracts and inspections (Field Services, Asbestos and CFC Units)	Inspection review, assistance as needed, enter reports on AIRS, maintain tracking logs, monitor quarterly reports	
Services, Aspesios and Cr C Offics)	Ensure proper certifications (odor & opacity) in place for local agency staff	
5.6.1.1.12 Support public health through	Operating and other final permits reviewed	Ongoing
compliance inspections for industrial	Perform stack testing, source audits and CEM certifications	
sources (major and minor) and final approval inspections	Perform oversight of underground tank inspections by Oil and Gas Commission	
	Provide AIRS updates as necessary through:	
	Provide timely data to AFS as identified in the National Minimum Data     Requirements (MDR's) on CMS sources evaluated or investigated, and on any other sources that are major according to CAA definition.	
	2. Coordinate with EPA to ensure that CMS sources are flagged in AFS for inspection, and to ensure that high priority violations are correctly identified in AFS.	
	3. Perform periodic reviews of AFS data to ensure required data have been entered correctly.	
	Participate in Cross Media Compliance Assistance Program	
	Compliance Monitoring Strategy submitted to EPA	
5.6.1.1.13 Support public health through	Participate in High Pollution Advisory Program in Denver metro area	Ongoing
wood burning emissions control	Respond to and follow up on complaints	

Sub-goal 5.6.1.1: Attain and maintain existing standards for criteria pollutants: Ozone, Carbon Monoxide, Nitrogen Dioxide, Sulfur Dioxide, Particulate Matter (PM-10 & 2.5) and Lead

EPA 2003-2008 Strategic Plan Objective		N API
Program Strategy	Performance measures	Milestone
5.6.1.1.14 Support public health by conducting enforcement actions related to all stationary sources	Warning letters, compliance advisories, NOVs, compliance orders, AQCC hearings and Settlement Agreements (both state and local agencies)	Ongoing
5.6.1.1.15 Support public health through testing and evaluation of industrial sources	Conduct stack testing, source audits and CEM certifications Evaluate excess emission reports Conduct final approval inspections for facilities	Ongoing
5.6.1.1.16 Support protection of public health through operation of a stationary source emissions and facility data	Maintain emissions and facility data system from new, revised and renewed APENs into data system Submit national emission trends report	Ongoing
system	Develop capabilities to comply with new EPA reporting system – NET  Participate in ongoing training provided on National Emission Inventory  By June 1, 2008 report required point source annual emission data for 2006 to the National Emission Inventory based on the following minimum reporting thresholds:  SOX, NOX, and CO – 2500 TPY  VOC, PM10, and NH3 – 250 TPY	Ongoing
5.6.1.1.17 Support protection of public health through monitoring of local SIP commitments – Reg. No. 16 street sanding	Monitoring and assessing community SIP sanding reduction activities and reports	Ongoing
SIP activities or community-based program	development	
5.6.1.1.18 Support protection of public health through development of community based air quality programs in cooperation with local agencies or local governments	Continue Cripple Creek MOA implementation Continue Mt. Crested Butte MOA implementation Assist EPA Region 8 to develop community-based initiatives Assist and monitor Natural Events Action Plans and other community initiatives in San Luis Valley and Lamar (to support maintenance SIP) Assist Garfield County community-based initiative to address natural gas development concerns Seek to Identify other at risk areas through monitoring or other methods	Ongoing Ongoing Ongoing Ongoing Ongoing Ongoing
5.6.1.1.19 Protection public health through the development of maintenance SIPs and redesignation requests for current nonattainment areas in Colorado	Denver PM10 Maintenance Plan  Denver-Longmont CO Maintenance Plans  Depending upon designation status of O3 after 2007 season, develop Ozone SIP	September 2008

Sub-goal 5.6.1.1: Attain and maintain existing standards for criteria pollutants: Ozone, Carbon Monoxide, Nitrogen Dioxide, Sulfur Dioxide, Particulate Matter (PM-10 & 2.5) and Lead

Program Strategy	Performance measures	Milestone
	revision for Denver Metro and Northern Front Range  Develop and provide recommendations (for the Governor) to EPA R8 for the new PM 2.5 NAAQS designation of attainment or nonattainment and an assessment of boundaries of areas expected to be designated nonattainment (none for CO)	December 2007
5.6.1.1.20 Protect public health through monitoring transportation conformity of MPO and CDOT programs and projects – Regulation No. 10	Conformity determinations for Metropolitan Planning Org. (MPOs) areas along Front Range. (NOTE: Colorado is awaiting EPA/FHWA guidance on how to revise Reg. 10. to address Conformity requirements)	(Note: updated Transportation Conformity SIPs submitted by July 2005 will reflect revised EPA Transportation Conformity Regulations in 40 CFR 93 and Transportation Law –SAFETEA-LU)
		Pikes Peak Area Council of Governments – September 2004
5.6.1.1.20 Protect public health though the support of NEPA activities including review of air quality impacts disclosed in NEPA documents	Review and comment document/letters prepared for NEPA documents and follow up as appropriate  Environmental review and comment	Ongoing
5.6.1.1.21 Protect public health through development of a Health Department-wide alternative commuting program (this would be a pilot or model program patterned after EPA's "Best Work Places for Commuters" and will be for state agencies to pattern similar programs after)	Program Plan Report:  Baseline evaluation (current participation, program effectiveness)  Assessment of marketing and education  Assessment of implementation and monitoring  Overall program evaluation and recommendations; and, if warranted, development of materials and information for other State Departments and other agencies.	January 2008
5.6.1.1.22 Protect public health through implementation of fire management and control programs	Implement prescribed fire program (develop MOU and issue permits for significant users of prescribed fire through implementation of state-only program through Reg. No 9. This also involves implementation of the portions of Regulation No. 9	Ongoing

# Sub-goal 5.6.1.1: Attain and maintain existing standards for criteria pollutants: Ozone, Carbon Monoxide, Nitrogen Dioxide, Sulfur Dioxide, Particulate Matter (PM-10 & 2.5) and Lead

Program Strategy	Performance measures	Milestone
	relating to delegable programs to local agencies.	
	Implement general open burning program	
	Conduct oversight to ensure that permitees implement best air quality protection practices in prescribed burning events	September 2007
	Implement local delegation component of program	
5.6.1.1.23 Track indicators through	- Implement ambient air monitoring program in accordance with 40 CFR Part 58	Ongoing
monitoring, maintaining inventories and modeling	The State will work with EPA to assess the impacts of the proposed changes to 40 CFR Part 58, and begin planning for the implementation of those changes (National Monitoring Strategy/Ncore Monitoring Network)	As needed
	- Operate and maintain gaseous and particulate (PM-10 and PM-2.5) monitoring network statewide. Perform daily, weekly, monthly, quarterly, and semi-annual inspections, cleaning, and preventive maintenance per SOP schedules. Perform manual bi-weekly precision tests	
	- Develop and annually review a Quality Management Plan (QAMP) and submit to EPA	
	- Annually revise Quality Assurance Project Plan (QAPP) and submit to EPA	
	Operate ambient air monitoring network in accordance with QAPP	
	- Modify and Update EPA AQS System	
	- Provide for independent audits through EPA's TTP-NPAP or an approved independent audit system per 40CFR 58.	
	- Participate with EPA in 2008 Technical Systems Audit	
	- Per Quarterly CFR schedule, submit AQS SLAMS report electronically to EPA	
	- Develop Monitoring Network Plan and submit to EPA after 30 day public inspection period and per CFR schedule	Per CFR schedule
	- Establish an additional ozone monitor in Denver at the NCORE site , at DMAS. Start up scheduled for Nov. '07.	
	- Submit Ozone Fast Track Report, Anomaly Reports and 5-Minute SO2 Report to EPA	
	- Produce Annual Air Quality Data Report	
	- Data reviewed for completeness, precision and accuracy and QA / QC Review and Report Project submitted.	

Sub-goal 5.6.1.1: Attain and maintain existing standards for criteria pollutants: Ozone, Carbon Monoxide, Nitrogen Dioxide, Sulfur Dioxide, Particulate Matter (PM-10 & 2.5) and Lead

EPA 2003-2008 Strategic Plan Objective – Healthier Outdoor Air

Program Strategy	Performance measures	Milestone
	Conduct High summer and winter pollution forecasts and advisories and prepare High Pollution Advisory Season and Summer Ozone Advisory Statistics	
	- Development of an Integrated Approach / Methodology for Inventory Development	
	- Inventory and modeling support to State SIPs and Ozone Early Action Compact	
	- Develop billable permit modeling support	
	- Emergency Response Forecasting and Support to CDPHE Emergency Response Planning	
	- Develop and submit a Quality Management Plan to EPA for review and approval	
	- Operate NCORE monitoring station in Denver	
	- Attend EPA sponsored monitoring training workshops	
5.61.1.24 Track indicators through monitoring, maintaining inventories and modeling	Per Quarterly CFR Schedule, submit all ambient criteria pollutant data to the Air Quality System (AQS)	
5.6.1.25 Protect public health through the development of a State Implementation Plan revision for the 8-hour ozone NAAQS	Metro Denver-Northern Front Range State Implementation Plan Revision for the 8-hour ozone NAAQS completed	September 2008

Sub-goal 5.6.1.2: Reduce air toxics. Protect citizens from exposure to air toxics – Ensure that the excess number of cancers are reduced by 75% by 2010 from 1993 levels and to ensure that 90% of toxic and hazardous emissions are subject to standards.

(Note: Many of the programs or strategies listed in this section were described in detail earlier therefore they are only highlighted here. Where new areas are identified they are described in full.)

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Program Objective	Performance measures	Milestone		
5.6.1.2.1 Reduce air toxics through the ongoing operation of mobile source strategies				
Regulation No. 11 – A.I.R. Program	Activities and milestones are described in earlier work plan tasks section	Ongoing		
Regulation No 12 – Diesel Inspection	5.1.1. parts 1-6			
Regulation No. 13 – Oxygenated Fuels Program	Research and evaluate mobile source toxic emission reduction and			

Sub-goal 5.6.1.2: Reduce air toxics. Protect citizens from exposure to air toxics – Ensure that the excess number of cancers are reduced by 75% by 2010 from 1993 levels and to ensure that 90% of toxic and hazardous emissions are subject to standards.

(Note: Many of the programs or strategies listed in this section were described in detail earlier therefore they are only highlighted here. Where new areas are identified they are described in full.)

EFA 2003-2006 Strategic Flan Consistent Obje		T
Smoking vehicles	prevention strategies	
Clean fuels		
5.6.1.2.2 Reduce air toxics through operation of stationary source control strategies-MACT implementation:	Activities and milestones are described in earlier work plan tasks section 5.1.1. parts 7-20	Ongoing
Operation of Construction and Operating Permit		
Programs		
Small Business Assistance Program		
Compliance monitoring and enforcement of stationary sources		
Wood burning Control Program – High Pollution Advisory Program and state and local woodstove regulations		
Fire management and control programs		
5.6.1.2.3 Support reduction of air toxics through regulation update	Revise Reg. No. 8 Parts A & E incorporating MACT and NESHAP rulemaking updates and development of cooperative federal/state work plan. To include: funding options, addressing 112(j) compliance deadlines, development and implementation of area source rules, development of information, incorporation of pollution prevention where appropriate, and analyses regarding air toxics	Semiannual MACT updates in June and Dec.
5.6.1.2.4 Reduce asbestos exposure to the	Conduct 200 inspections for compliance with Regulation No. 8 and NESHAP	Ongoing
public through operation of the Asbestos	Review notifications; issue abatement and demolition permits	
Program	Process certification applications; issue certifications	
	Initiate enforcement actions; timely and appropriate resolution of cases	
	Conduct outreach activities	
	Incorporate requirements in local health department contracts	
	Conduct Rulemaking, as necessary	
	Enter data into a database for all asbestos NESHAP notifications and enforcement actions	
5.6.1.2.5 Reduce occurrences of asbestos in schools	Implement the TSCA Asbestos-in-Schools Program according to federal and state rules	Ongoing

Sub-goal 5.6.1.2: Reduce air toxics. Protect citizens from exposure to air toxics – Ensure that the excess number of cancers are reduced by 75% by 2010 from 1993 levels and to ensure that 90% of toxic and hazardous emissions are subject to standards.

(Note: Many of the programs or strategies listed in this section were described in detail earlier therefore they are only highlighted here. Where new areas are identified they are described in full.)

LI A 2003-2000 Strategic Flam Consistent Obje	CHYC TICARRIE GURGOT AII	
(CDPHE will implement activities as described in work plan narrative "TSCA Title IV Cooperative Agreement – FY07 Application 6-30-06)	Conduct 48 TSCA/AHERA inspections	
5.6 1.2.6 Implementation of a Lead-based paint	Issue permits and approval notices	Ongoing
certification and abatement program. Where	Conduct 20 "402" inspections(	
possible, provide financial assistance to the Disease Control and Environmental	Conduct 10 "406(b)" inspections	
Epidemiology Division's Lead Poisoning	Process 72% of viable lbp Certification applications in less than 20 days	
Prevention Program (LP3). to perform database	Course audit	
management activities related to the	Initiate enforcement actions	
identification of populations at risk for childhood lead poisoning to aid APCD in identifying	Distribute educational material - LP3	
hotspots.	Partner with local health departments	
·	Partner with state and local housing agencies	
	Identify and focus enforcement and compliance assistance on populations at risk for childhood lead poisoning by utilizing information from DCEED's EBL surveillance database.	
5.6.1.2.7 Support protection of public health by	HAP source evaluations	Ongoing
non-regulatory HAP source evaluations (coordination with CDPHE Environmental Epidemiology)	Respond to indoor air quality complaints	
5.6.1.2.8 Support protection of public health through operation of a stationary source emissions and facility data system	Maintain emissions and facility data system, enter and quality control emissions data from new, revised and renewed APENs	Ongoing
5.6.1.2.9 Support protections of public health	Conduct motor vehicle mass emissions testing	Ongoing
through development of mobile source toxics	Generate mobile source emission factors	
emissions inventory	Research additional source categories for Colorado Diesel Emissions Study	
5.6.1.2.10 Develop integrated air toxics program	Continue review National Air Toxics Assessments data and comment on	Ongoing
	proposed rules and policy	
	Continue to assess Colorado Integrated Toxics strategy and develop appropriate implementation plans	
	Work with other Division programs to seek funding for additional monitoring and grant funding	
	Develop an integrated approach / methodology for inventory development,	

Sub-goal 5.6.1.2: Reduce air toxics. Protect citizens from exposure to air toxics – Ensure that the excess number of cancers are reduced by 75% by 2010 from 1993 levels and to ensure that 90% of toxic and hazardous emissions are subject to standards.

(Note: Many of the programs or strategies listed in this section were described in detail earlier therefore they are only highlighted here. Where new areas are identified they are described in full.)

EPA 2003-2008 Strategic Plan Consistent Obj		<u>,                                      </u>
	modeling through EPA grant funding	
	Finalize Colorado Diesel emissions and fuel sampling study	
	Work with City and County of Denver on Air Toxics program efforts	
	Develop comprehensive 2004 Colorado Air Toxics report	
	Begin formal identification of toxics hot spots in Colorado	
	Explore potential voluntary statewide diesel school bus retrofit program	
	Continue joint participation with EPA and community stakeholders in Northeast Denver Project (Healthy Air for Northeast Denver-HAND Project)	
	Continue school bus retrofit project in Pueblo	
	Continue Air toxics mapping	
	Attend HAPS inventory training in order to complete 2005 HAP Emission inventories for point, non-point, non-road and on-road sources	
5.6.1.2.11 Implement cross-media initiatives	Continue implementation of mercury reduction and other environmental initiatives at Colorado Dept. Public Health and assist in development of Mercury TMDL  Ensure Mercury is considered in environmental Division's review and consideration of oil shale and other energy-related initiatives.	Ongoing Ongoing
	Coordinate and take lead on pharmaceuticals in the environment reduction efforts among all relevant CDPHE divisions and external stakeholders;	
	Coordinate and take the lead on health and environmental effects of nanomaterials efforts among all relevant CDPHE division and external stakeholders;	
	Participate in Env. Council of the States/Quicksilver Caucus ativities.	
	In coordination with CDPHE development and implementation of: EMS Permit pilot project, Cross Media Compliance Assistance Program, Cross Media Enforcement Program, and Environmental Coordinating Committee	
5.6.1.2.12 Track program indicators through other program monitoring, maintaining inventories and modeling	Perform daily, weekly, monthly, quarterly, and semi-annual inspections, cleaning, and preventive maintenance per SOP schedules. Perform manual bi-weekly precision tests.	Ongoing
	Conduct Special Gaseous Monitoring Projects.	

Sub-goal 5.6.1.2: Reduce air toxics. Protect citizens from exposure to air toxics – Ensure that the excess number of cancers are reduced by 75% by 2010 from 1993 levels and to ensure that 90% of toxic and hazardous emissions are subject to standards.

(Note: Many of the programs or strategies listed in this section were described in detail earlier therefore they are only highlighted here. Where new areas are identified they are described in full.)

EPA 2003-2008 Strategic Plan Consistent Objective – Healthier Outdoor Air

Operate Particulate Monitoring System Coordinate National Air Toxics Trends monitoring site in Grand Junction: Maintain and repair VOC/carbonyl and PM10/metals monitoring equipment. Install and maintain additional equipment as needed, for expanded monitoring, including semi-volatile organic compounds (SVOC). Perform calibrations and audits on the equipment. Interpret and report data received from the analytical lab. Submit metals data to AQS within 90 days after the end of each quarter. Provide quarterly analysis updates. Perform monitoring according to the NATTS QAPP. Review and Update QAPP as necessary Operate and Maintain Meteorological Monitoring Equipment Including Acoustic Sounder (SODAR) Modify and Update EPA AQS System

As required

Annually

calendar year

Six months after end of

Produce Annual Air Quality Data Report

QA / QC Review and Report Project

Produce Annual Network Review. Review Site Files

Development of an Integrated Approach / Methodology for Inventory Development

Goal 5.6.2: Achieve levels of air quality in Colorado that protects the integrity of the natural ecosystem.

The key strategic targets to achieve this goal include: implementation of Acid Deposition Program

Implementation of PSD program, implementation of CFC control programs, development and implementation of cross-media programs to reduce Mercury and, encouragement, where appropriate, of voluntary emission control activities to reduce Greenhouse Gas Intensity.

Sub goal 5.6.2.1: Protect environment from acid deposition damage - Ensure all Class I areas are protected from acid deposition impacts and other Air Quality Related Values are protected.

**Sub goal 5.6.2.2**: Stratospheric ozone protection – Ensure programs to control CFC compounds are maintained.

Sub goal 5.6.2.3: Climate change – Ensure climate change issues are identified and Governor's Greening Government Programs are implemented.

Sub goal 5.6.2.4: Protect environment from Mercury contamination –

EPA 2003-2008 Strategic Plan Consistent Objective – Protect Ozone Laver and reduce Greenhouse Gas Intensity

	Treatest Glerie Layer and reduce Greeningues Gas interiors	
Program objective	Performance measures	Milestone
5.62.1.1.1 Ensure acid rain minimized through operation of construction and operating permit	Permits issued to utilities	Ongoing
programs		

**Sub goal 5.6.2.1:** Protect environment from acid deposition damage - Ensure all Class I areas are protected from acid deposition impacts and other Air Quality Related Values are protected.

**Sub goal 5.6.2.2**: Stratospheric ozone protection – Ensure programs to control CFC compounds are maintained.

Sub goal 5.6.2.3: Climate change – Ensure climate change issues are identified and Governor's Greening Government Programs are implemented.

Sub goal 5.6.2.4: Protect environment from Mercury contamination –

EPA 2003-2008 Strategic Plan Consistent Objective – Protect Ozone Laver and reduce Greenhouse Gas Intensity

EPA 2003-2008 Strategic Plan Consistent Objective – Protect Ozone Layer and reduce Greenhouse Gas Intensity		
5.62.1.1.2 Ensure acid deposition emissions are minimized through testing and evaluation of industrial sources	Conduct stack testing, source audits and CEM certifications for utilities Evaluate excess emission reports for utilities	Ongoing
5.6.2.1.1.3 Ensure acid rain minimized though updates to Regulation No.18 as necessary	Revised regulation	Ongoing
5.6.2.1.4 Support technical assessment of Mt. Zirkel AQRVs	Process coordination and communication with EPA, USFS and USGS Develop a plan for assessing the ecological impacts of acid deposition in the State, especially as it may impact vulnerable, acid-sensitive ecosystems, with attention to possible cause-and-effect relationship between emission sources and impact areas.	Ongoing
	Support installation of Buffalo Pass SO2 monitor	
	Conduct additional data analyses on Mt. Zirkel	
	Respond to any format triggering of AQRV law	
	Prepare report on Mt. Zirkel analyses and comparative studies	
5.6.2.1.5 Support AQRV studies in Colorado	CDPHE acid deposition web page	Ongoing
	Coordinate funding and communication between federal agencies and state	
5.6.2.1.6 Implementation of Rocky Mountain National Park Initiative	- Draft Nitrogen Deposition Report presented to Air Commission including initiatives in several areas	Ongoing
	- Agricultural outreach program focusing on Best Management practices implemented	
	- Contingency plan developed	
Sub goal: Ensure stratospheric ozone protection		
5.6.2.2.2.1 Support protection of stratospheric ozone through update to state CFC and climate change inventories	Updated CFC usage inventory for Colorado	Ongoing
5.6.2.2.2 Protect stratospheric ozone levels	Equipment registration	Ongoing
through minimizing emissions of CFCs from	Inspections (both state and local agencies)	
applicable sources	Training and outreach (including pollution prevention)	
Cross-media programs		

**Sub goal 5.6.2.1:** Protect environment from acid deposition damage - Ensure all Class I areas are protected from acid deposition impacts and other Air Quality Related Values are protected.

**Sub goal 5.6.2.2**: Stratospheric ozone protection – Ensure programs to control CFC compounds are maintained.

Sub goal 5.6.2.3: Climate change – Ensure climate change issues are identified and Governor's Greening Government Programs are implemented.

Sub goal 5.6.2.4: Protect environment from Mercury contamination –

EPA 2003-2008 Strategic Plan Consistent Objective - Protect Ozone Layer and reduce Greenhouse Gas Intensity

5.6.2.3.1 Ensure man-made climate change impacts minimized	- Updated greenhouse emissions inventory for Colorado - Implement Governor's Executive Order regarding Greening Government - State fleet use of hybrids and flex fuel vehicles - E85 technical analysis - Action Plan for alternative commute programs developed	Ongoing
5.6.2.4.1 Colorado Mercury Initiative developed through cross-media programs	CDPHE Strategic Programming process (see discussion in Chapter 2 of PPA Assist the Water Division development of Mercury TMDLs and ongoing assessment of emissions and deposition.	Ongoing

# Goal 5.6.3: Achieve a level of ambient air quality that protects and preserves standards for visibility and aesthetic concerns for pollutants that cause odors.

The key strategic targets to achieve this goal include: the continued implementation of Maintenance SIP revisions for Nonattainment Areas (specific strategies to reduce visibility impairing pollutants); the implementation of community-based programs; ongoing state permit and compliance programs; the development of a Regional Haze SIP with other states; and, encouragement, where appropriate, of voluntary emission control activities.

5.6.3.1a Urban Visibility (Denver AIR Program Area and Fort Collins) – Ensure a decrease in the number of days the Colorado Visibility Standard is exceeded in the areas of applicability		
Program objective	Performance measures	Milestone
5.6.3.1a.1 Reduce pollutants causing haze through the operation of mobile source strategies:	Described earlier	Described earlier
Reg. No. 11 – A.I.R. Program		
Reg. No 12 – Diesel Inspection		
Smoking vehicles		
Clean fuels		

Program objective	Performance measures	Milestone
5.6.3.1a.2 Reduce pollutants causing haze through the operation of the stationary sources program objectives	Described earlier in work plan	Described earlier
Operation of Construction and Operating Permit Programs		
Small Business Assistance Program		
Compliance monitoring and enforcement of stationary sources		
Wood burning Control Program – High Pollution Advisory Program and state and local woodstove regulations		
5.6.3.1a.3 Support reduction of haze-causing pollutants through regulation updates	Described earlier in work plan	Described earlier
5.6.3.1a.4 Track program indicators through urban haze monitoring, inventories and modeling	Operate visibility monitoring network in Denver and Fort Collins (transmissometer and camera)	Ongoing
	High Pollution Day Forecasts in Winter	
	Sample speciation and CMB modeling	
	Operate and maintain gaseous/continuous sites statewide	Ongoing
	Perform daily, weekly, monthly, quarterly, and semi-annual inspections, cleaning, and preventive maintenance per SOP schedules. Perform manual bi-weekly precision tests.	As needed
	Conduct Special Gaseous Monitoring Projects.	As required
	Operate Particulate Monitoring System	Six months after end of calendar year
	Special Particulate Studies for Attainment Areas and Regarding - Ambient Measurement Techniques.	April 2005
	Operate and Maintain Meteorological Monitoring Equipment Including Acoustic Sounder (SODAR)	First three-year invento under CERR will be for the year 2002 and due
	Operate Denver Visibility Cameras Air Quality Forecasting and Air Quality Index (AQI) Reporting	June 2004.

5.6.3.1b Regional Haze (for National Parks and Class I Wilderness areas) – Ensure natural background visibility conditions in all Mandatory Class I		
Areas by 2064 through the development of a Colorado Regional Haze SIP revision		
Program objective	Performance measures	Milestone

Areas by 2064 through the development of a C Program objective	Performance measures	Milestone
5.6.3.1b.1 Continue Colorado Regional Haze SIP development process	Complete technical support document for Colo. SIP submittal including analysis of IMPROVE data at Class I sites; updating emissions inventories and modeling analyses for 2018 and development of source attribution tools and techniques	August 2007 August 2007
	Policy work will include: development of Colo SIP with language consistent with EPA Rules and other EPA RH requirements; continued implementation of BART determinations; and, continue to implement and work toward an updated Long Term Strategy to meet RH Rule requirements	November 2007
	Conduct public hearing on Colorado Regional Haze SIP	
5.6.3.1b.2 Support Class I Attributable Visibility Impairment Visibility SIP	Analyze trends in Zirkel IMPROVE data and precipitation chemistry data to assess the impacts of new controls at Craig and Hayden power generation facilities	Ongoing
	Assemble and analyze IMPROVE monitoring data using statistical methods such as factor analysis, trajectory models, and chemical mass balance models. Develop computer programs to assist with processing of improve data for analysis	
	Provide technical assistance to various visibility workgroups as requested	
	Continue to work resolve certification issues	
	Three-year review of federal land manager activities as required by SB 17 developed	
	Participate in SIP calls	
5.6.3.1b.3 Complete Class I Area analyses for RH SIP development	Develop Class I area analyses to define base line conditions (2000-2004), haze reconstruction, and source apportionment for all Class I areas in state for that period	Ongoing
5.6.3.1b.4 AQRV monitoring for Mt. Zirkel	Maintain close coordination with the USFS, EPA, and USGS	Ongoing
	Maintain ongoing communication with stakeholders and the public	
	Support of the Buffalo Pass SO2 monitor installation. The Division will perform 2 calibrations/year and 1 audit/year	
	Support of snow pack sampling in the Zirkel area through annual contract with USGS	
	Keep current on AQRV Zirkel-related work by other agencies	

5.6.3.1b Regional Haze (for National Parks and Class I Wilderness areas) – Ensure natural background visibility conditions in all Mandatory Class I Areas by 2064 through the development of a Colorado Regional Haze SIP revision		
Program objective	Performance measures	Milestone
5.6.3.1b.5 Continue implementation of effective fire and smoke management and prescribed fire	Develop letter to MOU signatories indicating that the State is terminating the MOU	Ongoing
program	Finalize and distribute 3-year vision of the SMP	
	Develop and revise, as needed, Wildfire Response Plan. During wildfire events and large PF, assist land managers in conducting PM monitoring. Coordinate with PIO and meteorologist. Provide training and refresher course to TSP staff regarding operation of Division Data Rams and interface to satellite and web-based software.	
	Discuss with EPA certification of our SMP	
	Participate in the Front Range Fuels Partnership as appropriate	
	Work with local communities and partnerships to address wildland fuels treatment as needed	
5.6.3.1b.6 Track program effectiveness indicators through haze monitoring, inventories and modeling	<ul> <li>Coordinate with Federal agencies and private entities conducting visibility, lake chemistry and acid deposition monitoring and research in Colorado.</li> <li>Agencies and contractors, to varying degrees, are also involved in AQRV model development.</li> </ul>	Ongoing
	<ul> <li>Assemble and analyze IMPROVE monitoring data using statistical methods such as factor analysis, trajectory models, and chemical mass balance models.</li> <li>Develop computer programs to assist with processing of improve data for analysis.</li> </ul>	
	<ul> <li>Analyze trends in Zirkel IMPROVE data and precipitation chemistry data to assess the impacts of new controls at Craig and Hayden power generation facilities</li> </ul>	
5.6.3.1b.7 Participate in Four Corners Task Force and other areas to assess additional	Participate in Four Corners Task Force with EPA, FLMs, New Mexico and other stakeholders:	Ongoing
measures to meet 308 Rule requirements including:	- Complete work on Task Force Report and disseminate findings and recommendations	
- impact of oil and gas development on regional haze and other areas		
- other measures as identified		

5.3.3 Aesthetic problems caused by odor pollution by ensuring all odor problems are addressed as expeditiously as practicable		
Program objective	Performance measures	Milestone

5.3.3 Aesthetic problems caused by odor pollution by ensuring all odor problems are addressed as expeditiously as practicable		
Program objective	Performance measures	Milestone
5.6.3.2.1 Reduce pollutants causing odors through the operation of mobile source strategies:	Described earlier	Described earlier
Regulation No. 11 – A.I.R. Program		
Reg. No. 12 – Diesel Inspection		
Smoking vehicles		
Clean fuels		
5.6.3.1a.2 Reduce pollutants causing odors through the operation of the stationary sources program	Described earlier in work plan	Described earlier
Operation of Construction and Operating Permit Programs		
Small Business Assistance Program		
Compliance monitoring and enforcement of stationary sources		
Wood burning Control Program – High Pollution Advisory Program and state and local woodstove regulations		
5.6.3.1a.3 Support reduction of odor pollutants through regulation updates	Described earlier in work plan	Described earlier
5.6.3.1a.4 Track odor program indicators through compliance monitoring	Maintain complete complaint records and their resolution  Coordination of compliance record-keeping with local agencies	Ongoing

## 5.7 PPA Program Cutback Options for FY07-08 - Proposed

FOR THIS FY07-08 PPA UPDATE, THE TARGET FIGURE FOR POTENTIAL REDUCTIONS IN PPA FUNDING HAS BEEN ESTABLISHED AS 319K FOR DIVISION WORK PLAN DEVELOPMENT. THE RATIONALE THE AIR DIVISION WILL APPLY TO ACHIEVE THESE REDUCTIONS IS BASED UPON PRESERVING MAJOR STRATEGIC PROGRAMS TO THE GREATEST EXTENT POSSIBLE. AREAS OF CURTAILMENT WOULD BE, TO THE EXTENT PRACTICABLE, THOSE AREAS NOT SPECIFICALLY REQUIRED BY STATUTE OR ARE OF LIMITED VALUE. THE FOLLOWING MEASURES IDENTIFIED FOR CURTAILMENT OR ELIMINATION WOULD BE CARRIED OUT ONLY IFTHE CONGRESSIONAL ACTION TO RESTORE FUNDS IS NOT APPROVED. THIS LIST IS A POTENTIAL SET OF ACTIONS THE DIVISION MAY TAKE TO ACCOMMODATE MAJOR EPA FUNDING REDUCTIONS, AND, THE DIVISION MAY PURSUE OTHER MEASURES. IN THE EVENT OF THIS OCCURRENCE, THE DIVISION WILL CONFER WITH EPA REGARDING THE MEASURES THE DIVISION DECIDES TO CURTAIL OR ELIMINATE

GENERAL PROGRAM AREA	DESCRIPTION

AMBIENT MONITORING ACTIVITIES	ELIMINATE THREE OZONE MONITORS IN CENTRAL PART OF DENVER. THESE MONITORS ARE NOT IN THE AREA OF HIGHEST CONCENTRATION AND DO NOT ADD TO OUR UNDERSTANDING OF THE SPATIAL AND TEMPORAL EXTENT OF THE DENVER METRO AREA OZONE PROBLEM. REDUCE PM10 MONITORS WHERE APPROPRIATE. A NUMBER OF PM10 SAMPLING SITES IN THE STATE ARE NOT IDENTIFYING ANY CONTINUING AR EMERGING AIR QUALITY PROBLEMS AND, IN FACT, HAVE BEEN WELL BELOW THE LEVEL OF THE NAAQS FOR SEVERAL YEARS.
REDUCED INSPECTION AND ENFORCEMENT ACTVITIES	PERFORMANCE OF INSPECTIONS AND RELATED ENFORCEMENT MAY BE REDUCED WHICH MAY RESULT IN SOME LEVEL OF INSPECTION AND ENFORCEMENT BACKLOG
REDUCED PERMITTING ACTIVITIES	PERFORMANCE OF PERMIT PROCESSING MAY BE REDUCED, WHICH WOULD RESULT IN SOME LEVEL OF PERMIT APPLICATION BACKLOG
CURTAIL WORK ON AIR TOXICS EXCEPT FOR CONTINUED IMPLEMENTATION OF MACT REQUIREMENTS	THE AIR TOXICS WORK DONE BY DIVISION STAFF WOULD BE ELIMINATED EXCEPT FOR REVIEW OF MACT SOURCES AND REQUIRED AMBIENT MONITORING ACTIVITY. THIS CUTBACKS WOULD INVOLVE PLANNING, TECHNICAL ASSISTANCE AND SPECIAL PURPOSE MONITORING ACTIVITIES.
DISCONTINUE MONITORING OF MAINTENANCE SIP PLANNING EFFORTS	THE STATE WOULD NOT INITIATE MAINTENANCE PLAN UPDATE ACTIVITIES FOR PM10 AND CO MAINTENANCE AREAS
DISCONTINUE PARTICIPATION IN TRANSPORTATION CONFORMITY EFFORTS WITH THE MPOS	THE AIR DIVISION WOULD NOT PARTICIPATE IN CONFORMITY DETERMINATIONS INITIATED BY THE MPOS IN DENVER, FORT COLLINS/GREELEY AND COLORADO SPRINGS
ROCKY MOUNTAIN NATIONAL PARK NITROGEN DEPOSITION INITIATIVE	THE AIR DIVISION WOULD CEASE EFFORTS TO FURTHER DEVELOP THE DEPOSITION INITIATIVE AND WOULD NOT DEVELOP WORK PRODUCT LIKE A CONTINGENCY PLAN
REGIONAL HAZE SIP IMPLEMENTATION	THE AIR DIVISION WOULD CEASE ADDITIONAL WORK ON THE RH SIP (TECHNICAL REFINEMENTS, SIP DEVELOPMENT AND IMPLEMENTATION
FUEL PROGRAMS  RAQC PASS-THROUGH FUNDING FOR SIP DEVELOPMENT	RVP AND OXYFUEL PROGRAM SURVEILLANCE SIP SUPPORT AND STAKEHOLDER PROCESS WILL BE DISCONTINUED AND THE AIR DIVISION WILL ASSUME THAT EFFORT
LOCAL AGENCY PASS- THROUGH FUNDING FOR INSPECTIONS AND MONITORING	THIS WOULD RESULT IN LESS INSPECTIONS AND RELATED COMPLIANCE ACTIVITY BY STATE STAFF WHO WOULD HAVE TO COVER LOSS IN WORK LOAD (SEE SECOND ITEM). IT WOULD ALSO RESULT IN LESSER OPERATION OF CURRENT MONITORING NETWORK WITH LESS VALID DATA BEING COLLECTED.

## CHAPTER 6 WATER QUALITY CONTROL DIVISION

#### 6.1 Mission

The Water Quality Control Division (Water Division) has the challenging and legally mandated responsibility of maintaining, restoring and improving the quality of the state's waters and assuring that safe drinking water is provided from public water systems for the people of the state. In short, the Division's mission is to ensure that the state's waters attain and maintain that level of water quality necessary to protect designated beneficial uses and that all public water systems consistently provide safe drinking water. In order to meet these responsibilities, Water Division staff implement delegated programs authorized by the Clean Water Act (CWA), the Safe Drinking Water Act (SDWA), and Colorado statutes.

## 6.2 Clean Water Act Program

A complete Clean Water Program consists of the following strategic functional elements: ambient water quality monitoring; water quality assessment; standards development (e.g. providing scientific support for adoption of standards and other control regulations by the Water Quality Control Commission); water quality management planning and Total Maximum Daily Load (TMDL) development; control mechanisms (including permitting, facility siting approval), engineering plan review and approval; compliance assistance (including facility planning and financial assistance); compliance assurance (including evaluation of self reported data, compliance sampling inspections, facility inspections and enforcement); and water quality restoration and enhancement efforts.

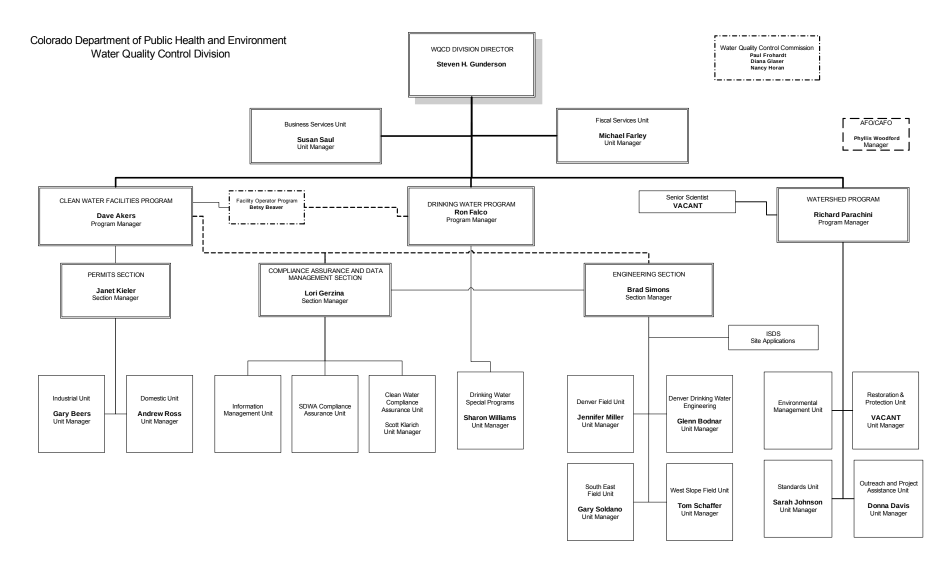
## 6.3 Safe Drinking Water Act Program

The Safe Drinking Water Program, which has historically been viewed as a separate entity from the Clean Water Program, is nonetheless, composed of similar program elements requiring staff with much the same underlying professional and technical expertise. Drinking Water Program strategic functional elements include: source water protection; regulatory development (i.e., developing treatment standards and performance requirements for public water systems for adoption by the Water Quality Control Commission); control mechanisms (i.e., ensuring public water systems comply with promulgated treatment standards); data management; compliance assistance (including engineering plan review, sanitary surveys, capacity development, technical assistance and financial assistance); compliance assurance including compliance surveillance monitoring and compliance inspections (i.e., sanitary survey follow-up); and formal enforcement using civil or criminal authorities as appropriate.

## 6.4 Water Division – Organizational Structure

The Water Division, in total, consists of the following organizational units, which address in Colorado all of the above strategic functional elements of ambient water quality management under authority of the CWA and the provision of safe drinking water under the authority of the SDWA. Figure 6.1 shows the Water Division's current organizational chart. Table 6.1 describes the goals of each organizational element.

Figure 6.1



# 6.5 Water Division Challenges for FY 2007-2008

# The Regulated Community

The size of the regulated community for which the Water Quality Control Division is responsible is daunting. For example, there are over 100,000 stream miles in the state with designated water uses and standards assigned to them. The Division has issued over 2400 water discharge permits to municipalities and industries and approximately 5000 stormwater permits. There are nearly 2000 active public drinking water systems in Colorado, with 20% of these systems serving 80% of the population. Colorado has drinking water systems and wastewater treatment systems in parts of the state where they didn't exist a generation ago. In addition, new federal requirements, both with respect to the Clean Water Act and Safe Drinking Water Act, have imposed challenges on both the Division and its regulated community. Small communities with resource limitations present especially difficult challenges meeting these requirements.

How Does the Division Address These Challenges?

- Compliance Assistance. The Division helps dischargers and water systems by answering regulatory and technical questions, conducting training, etc.
- With respect to dischargers, there are a variety of regulatory processes that can provide time to comply, including Temporary Modifications to standards and compliance schedules in permits.
- Enforcement when necessary.
- Dischargers can seek site-specific standards based on local conditions.
- Low Interest and Zero Interest Loans through the Power Development Authority. One concern here is that the federal contribution to the Water Pollution Control Revolving Fund has been cut by Congress by approximately 50% in 3 years.
- State Grants. In 2006, the Legislature restored \$1.5 million to both the State Wastewater and Drinking Water grant programs, but they were eliminated again in 2007.
- Source Water Protection. Colorado is blessed by being the headwaters for most of the nation. As development occurs at higher elevation and elsewhere in the state, efforts in communities, with the help of the Division to protect the watershed of drinking water systems is being accelerated.
- Water Quality Improvement Fund. State House Bill 06-1337 established a fund for addressing various water quality issues, including providing grants for stormwater projects, designing, construction, or upgrades of domestic wastewater treatment plants, and non-point source projects. The Fund consists of penalties collected as a result of violations in accordance with the Colorado Water Quality Control Act.

### **Resource Needs for the Division**

State Senate Bill 03-276 required that the Division consult with the WQCC, BOH and interested parties in addressing a list of identified questions that addressed implementation of the Clean Water Act and Safe Drinking Water Act at the State level. After an extensive outreach and stakeholder process, the Division issued the SB 276 Report, which answered the identified questions and also projected a resource gap between the Division's available staffing and resources at the time and what was needed to fulfill that gap in demand. In the 2006 and 2007 legislative sessions, the legislature provided a total of 22 FTE (10 drinking water, 12 clean water) using a combination of fee and general funds.

TABLE 6.1

Water Quality Control Division Goals - Part I Clean Water Act		
Short-term Goals	Objective(s)	Milestone(s) / Performance Measure(s)
1. Ambient Water Quality Monitoring - Monitor chemical supported with adequate data.	physical and biological conditions of all state su	irface waters so that water quality decisions are well
1.1 Monitor chemical, physical and biological conditions of all state surface waters so that water quality decisions are well supported with adequate data.	1.1.1 Conduct monitoring for all basins to support triennial reviews.	1.1.1.1 Chemical data will be managed in local STORET for use in basin-wide assessments.
	1.1.2 Pursue and continue development of a statewide ambient ground water monitoring plan.	1.1.2.1 Continue to sample ambient ground water.
1.2 Development and Implementation of a Comprehens	ve Monitoring Strategy.	
1.2.1 Number of states and territories that have adopted and are implementing their monitoring strategies [The 10 Elements] in keeping with established schedules (FY07 WQ7; FY08 WQ5T).	<ul> <li>1.2.1.1</li> <li>a) Continue implementing Colorado's Water Quality Monitoring and Assessment Strategy (The 10 Elements) 2004-2014.</li> <li>b) Develop updated version of The 10 Elements strategy for EPA (initial strategy approved in 2005).</li> <li>c) Develop annual feedback loop with EPA R8 to report/discuss progress of The 10 Elements implementation.</li> <li>d) Target data flow and QA/QC for major improvement this grant period.</li> </ul>	<ul> <li>1.2.1.1.1</li> <li>a) Enhanced annual monitoring plan fully implemented by June 30, 2007.</li> <li>b) Update of The 10 Elements during Fall 2007. 2007 revision submitted to EPA.</li> <li>c) Annual feedback loop with EPA R8 [on The 10 Elements] in place by mid-year update.</li> <li>d) Electronic data flow improvement between WQCD, LSD (lab), and STORET ongoing.</li> <li>e) Upload state water quality data into national STORET warehouse by 9/30/07.</li> <li>f) Participate in the transition efforts from STORET to the Water Quality Exchange (WQX).</li> <li>g) Updated state QA/QC (QMP/QAPP/SAAP) policies and procedures by 6/30/2008.</li> </ul>

Water Quality Control Division Goals - Part I Clean Water Act		
Short-term Goals	Objective(s)	Milestone(s) / Performance Measure(s)
1.2.2 Develop categorical grant application and workplan for the FY07 Monitoring Initiative to advance specific portions of The 10 Elements strategy. Coordinate with EPA staff to develop categorical grant application for the FY08 Monitoring Initiative.	<ul> <li>1.2.2.1</li> <li>a) Develop detailed Monitoring Initiative workplan.</li> <li>b) Training for 5-6 staff in Rosgen Classification of Natural Rivers to expand scope of physical habitat data.</li> <li>c) Determine risks associated with consuming fish contaminated with selenium.</li> <li>d) Additional laboratory analyses of stream and reservoir water samples to expand scope of chemical and biological data.</li> <li>e) Ambient ground water monitoring for classified GW specified areas to expand scope of GW data.</li> <li>f) Develop specific QAPP/SAAP protocols to ensure that work conforms to overall state QMP procedures.</li> <li>(See separate categorical grant for more details.)</li> </ul>	<ul> <li>1.2.2.1.1</li> <li>a) Workplan developed in Fall 2006.</li> <li>b) Training conducted to implement grant.</li> <li>c) FY07 Monitoring Initiative tasks completed by Sept 30, 2007.</li> <li>d) Conduct prescribed QA/QC for Objectives a-e.</li> <li>e) Summarize results in annual 305(b) Report.</li> <li>f) Workplan and application for FFY08 Monitoring Initiative in Fall / Winter 2007.</li> </ul>
1.2.3 Develop a categorical grant application and conduct FY07 Lakes Probabilistic Survey.  Develop a categorical grant application for FY08 and conduct FY08 Flowing Waters Probabilistic survey.	1.2.3.1  a) Develop detailed Lakes    Probabilistic Survey workplan. b) Develop and implement Sampling    and Analysis Plan for a two-person    crew to sample the 30 lakes    identified by EPA for the Survey. c) Develop specific QAPP/SAAP    protocols to ensure that work    conforms to overall state QMP    procedures. (See separate categorical grant for more    details.)	<ul> <li>1.2.3.1.1</li> <li>a) Training conducted to implement grant</li> <li>b) Lakes Probabilistic Survey completed by Sept 30, 2007.</li> <li>c) Conduct prescribed QA/QC for Objective a and b.</li> <li>d) Flowing Waters Probabilistic survey completed in 2008 &amp; 2009.</li> </ul>
1.2.4 Assist in developing a comprehensive statewide wetland program strategy.	1.2.4.1 Participate in the development a comprehensive statewide wetland program strategy with EPA and the other state "implementing agencies."	1.2.4.1.1 Follow-up meetings scheduled by EPA such that roles and responsibilities of the various state and federal agencies are clarified and a comprehensive statewide program is developed.

Water Quality Control Division Goals - Part I Clean Water	er Act	
Short-term Goals	Objective(s)	Milestone(s) / Performance Measure(s)
2. Water Quality Assessment and Standards Developme	ent – Assess quality of state waters to support de	ecision-making.
2.1 Assess Whether Fish are Safe to Eat		
2.1.1 Percentage of lake acres & river miles where fish	2.1.1.1 To monitor and assess fish tissue data	2.1.1.1.1
tissue will be assessed to support waterbody-specific	for mercury, (and where relevant selenium	a) Include fish tissue data and assessment in
or regional consumption advisories, or a determination	and arsenic) from 10 waterbodies, (reservoirs,	annual Fish Tissue Study Report.
that no consumption advice is necessary (FY07 FS-2:	lakes and rivers) consistent with the annual	b) Issue or rescind FCAs where appropriate.
FY08 FS1a and FS1b)	state monitoring plan.	c) Update on National List of Fish Advisories.
2.2 Assess Quality of State Waters to Support Decision		
2.2.1 Protect and Improve Water Quality on a	2.2.1.1	2.2.1.1.1
Watershed Basis -	a) River, stream and lake	
Dy 2012 improve water quality conditions in 250	segmentation will be available in a	a) Maintain linkage between database for
By 2012, improve water quality conditions in 250 impaired watersheds nationwide using the watershed	GIS environment b) Determine the distribution of water	303(d) and M&E List Information and reach indexed NHD coverage.
approach (cumulative). (FY07 PAM 2.2.1; FY08 SP-	quality standards impairment by	b) If EPA funds are made available, coordinate
12)	watershed	with EPA and Forest Service to carry
12)	c) Information from the 303(d) lists and	out data analysis and additional monitoring
	M&E Lists will be managed in a	as needed to measure improvement and
	Database that can be linked to GIS	determine current water quality status in at
	information.	least 3 water bodies.
	d) (Supplements 2.2.1 SP-10, SP-11, SP-12)	c) Assess 3 water bodies to determine water
	Identify 6 potential water bodies to	quality improvement or standards
	be monitored for the improvement	attainment.
	or restoration of water quality to the	
	applicable standards and uses.	
	e) (Supplements 2.2.1 SP-10, SP-11, SP-12)	
	Assess 3 water bodies for the	
	improvement of restoration of water	
	quality to the applicable standards and uses.	
2.2.2 Number and percentage of waterbodies identified	2.2.2.1 Document water quality improvement	2.2.2.1.1 Using the tools developed in Activity 2.2.1, by
in 2000 as not attaining standards where water quality	over time.	9/30/08; determine how many of the impaired segments
standards are fully attained. (21,632 waterbodies;	Over time.	from the 1998 303(d) list are fully attaining water quality
255,408 miles and 6.8 million acres) (FY07 Measure L;		standards as of 4/1/08 (the data cutoff for the 2006 List)
FY08 SP-10)		2000 21000
2.2.3 Number of States, Interstate Agencies, and	2.2.3.1 Provide consistent and accurate	2.2.3.1.1 Develop Colorado's 2008 Section 303(d)
Territories that provide comprehensive integrated	assessment of the State's surface waters and	Listing Methodology in an open and public process.
assessments of the condition of their waters consistent	provide the information to EPA and the Public.	
with sections 305(b) and 303(d) of the Clean Water Act		
and EPA's integrated assessment guidance. (56		
State/Territories (FY07 WQ-10: FY08 None))		

Short-term Goals	Objective(s)	Milestone(s) / Performance Measure(s)
2.2.4 Utilize Assessment Database (ADB) and GIS to record monitoring and assessment decisions (FY07 WQ11; FY08 WQ7).	2.2.4.1 Continue to update ADB/GIS with assessment data.	2.2.4.1.1 Updated ADB and GIS by 4/1/08 (with Integrated Report)
2.2.5 Number of waterbodies identified by States in 2000 as being impaired by nonpoint sources or by both point & nonpoint sources that are fully restored (cumulative). [Estimated 6,264 waterbodies impaired solely or partially by nonpoint source (FY07 WQ-16; FY08 WQ10)	2.2.5.1 a) Develop the ability to track impairment by source as well as pollutant. b) Identify candidate water bodies and document successes based on the 1998 303(d) list and subsequent 305(b) or integrated reports and completes nonpoint source projects.	<ul> <li>2.2.5.1.1 a) Using the tools developed in Activity 2.2.1, by 9/30/08, determine the number of waterbodies that are being impaired by nonpoint sources or by both point &amp; nonpoint sources.</li> <li>b) Submit a minimum of one draft success story for EPA consideration in FY2008 based on the 1998 303(d) list, with a target of a minimum of four draft success stories submitted by FY2012.</li> </ul>
2.3 Water Quality Criteria and Standards Development		
2.3.1 Number of States & authorized Tribes that have completed a review of water quality standards within three years of the previous triennial review under Section 303(c) of the CWA. (56 State/Territories, & 22 authorized Tribes (FY07 WQ 5a; FY08 WQ3aT))	2.3.1.1 Continually review water quality standards and revise them if necessary in accordance with State and Federal statute and Water Quality Control Commission schedule.	2.3.1.1.1 a) Scoping Hearing Reg #38: 10/07 b) Formulation Hearing Regs #33 & 37: 11/07 c) Rulemaking Regs #33 & #37: 6/08 d) Scoping Hearing Reg #31: 10/08 e) Formulation Hearing Reg #38: 11/08 f) Rulemaking Reg #38: 6/09
2.3.2 Number and percentage of states on schedule to adopt nutrient criteria into their WQS (FY07 WQ-2b; FY08 WQ 1bT)	2.3.2.1 Continue to implement the Nutrient Criteria Development Plan for Colorado September 26, 2002 Colorado Department of Public Health & Environment, or any revisions to this plan.	<ul> <li>2.3.2.1.1</li> <li>a) Update Nutrient Criteria Plan with revised milestone schedule for Lakes/Reservoirs and Rivers/Streams by 10/1/07.</li> <li>b) Submit revised plan to EPA and re-establish mutual agreement.</li> <li>c) Provide work products on the tasks identified in milestone schedule.</li> </ul>
2.3.3 Number of states that have adopted biocriteria used to determine use attainment or "incorporated in water quality programs to support determine of attainment"	2.3.3.1 To develop expected condition for aquatic life (biocriteria) for use in possible revisions to the aquatic life use classifications system and for assessing aquatic life use impairment.	2.3.3.1.1 Continue to work with technical experts and Region 8 with the overall state goal to consider revisions to the aquatic life classifications, at the 2010 RMH, based on expected condition for aquatic life (~ biocriteria)
3.0 Water Quality Management Planning and TMDL Development – Assure that the watershed approach becomes an effective organizing principle for improving water quality.		
3.1 Support the development and implementation of watershed restoration plans.		

Water Quality Control Division Goals - Part I Clean Water Act		
Short-term Goals	Objective(s)	Milestone(s) / Performance Measure(s)
3.1.1 Update 604(b) work plans with designated regional water quality planning agencies to support the watershed approach.	3.1.1.1 Support coordinated regional water quality planning in the four designated areas	3.1.1.1.1 Submittal of annual grant application and agency work plans to EPA for approval. Execution of purchase orders or contracts with planning agencies.
3.1.2 Number of water segments known to be impaired or threatened based on Colorado 1998 303(d) list for which State and EPA agree that the waterbody is fully restored, partially restored, or initial restoration planning is complete. (FY07 WQ-33; FY08 SP-10, SP-11, WQ21)	3.1.2.1 Continued completion of restoration planning and implementation to improve water quality in waterbodies not attaining water quality standards.	3.1.2.1.1 a) Targeted number of water segments fully restored in FY08 (SP-10): 8; b) Targeted number of water quality impairments restored in FY08 (SP-11): 8; c) Targeted number of water segments for which water quality restoration planning is complete in FY08 (WQ-21): 29.
3.1.3 Number of impaired watersheds where water quality conditions improve (FY07 WQ-32 (I,R: FY08 SP-12))	3.1.3.1 Identify Hydrologic Unit Code (HUC) areas for designation as priority watersheds where a) improvements may be expected, and b) have been demonstrated.	<ul> <li>3.1.3.1.1</li> <li>a) Evaluate impaired water bodies and associated pollutants from 2002 303(d) impaired waters list;</li> <li>b) Identify water bodies from the 1998 303(d) list that have attained standards either by standards revisions or improvement of water quality;</li> <li>c) Develop priority ranking process for impaired water bodies identified in 3.1.3.1.1 a);</li> <li>d) Apply ranking process in 3.1.3.1.1 c) to impaired water bodies to identify potential priority areas;</li> <li>e) Compare potential priority areas to 10 and 12-digit HUC areas if provided by EPA Region VIII by September 1, 2007.</li> <li>f) Work with EPA Region VIII to identify potential priority 10 or 12-digit HUC watersheds.</li> <li>g) Work with EPA Region VIII to develop numeric commitment of watersheds where water quality conditions improve for inclusion into the 2007-08 PPA by September 30, 2007.</li> <li>h) Update list as necessary.</li> </ul>
3.1.4 Improve water quality conditions in impaired	3.1.4.1 Identify 10 or 12-digit HUC watersheds	3.1.4.1.1
watersheds nationwide using the watershed approach	where improvements have been	a) FY08 – I watershed

Water Quality Control Division Goals - Part I Clean Water Act		
Short-term Goals	Objective(s)	Milestone(s) / Performance Measure(s)
(cumulative) (FY07 WQ32: FY08 SP-12)  By 2012, improve water quality conditions in 250 impaired watersheds nationwide using the watershed approach (cumulative). (FY07 PAM 2.2.1; FY08 SP-12)	demonstrated.	b) FY12 – tentative target of 4 watersheds. (Target is cumulative from FY2008 through FY2012)
	Colorado's impaired waters in accordance with EPA guidance and State policy.	3.1.5.1.1 Submit approximately 30 TMDLs for approval by EPA between 7/1/07 and 6/30/08.  ED NPDES PROGRAM INCLUDING, AS APPROPRIATE
ITS GENERAL PERMITTING.  4.1 Complete a comprehensive assessment of NPDES program integrity and, as appropriate, establish an implementation schedule.  4.2 Issue Process Water Permits	4.1.1 State specific commitments will be negotiated in support of Permitting for Environmental Results	4.1.1.1 Where appropriate, involve EPA in the comment process for changes in CDPHE regulation/policy affecting its delegated NPDES permitting program.
4.3 Percentage of all NPDES permits that are considered current and the percentage of high priority permits that are also current.  The FY07 EPA PAM WQ-19 is 90% of all NPDES permits will be current. CDPHE and EPA agree this target will be re-evaluated in year 2 of the agreement. For FY08 the PAM Codes are WQ-12a and WQ-19a	4.3.1 90% of all permits (including non-stormwater general permit certifications) are current. 95% of the priority permits targeted for issuance are current as of the end of each federal fiscal year. An exception is when there are less than 20 priority permits, all but one priority permit will be issued. If the number of expired permits is greater than 30% at any time, Colorado shall provide an overall permit issuance/backlog reduction plan showing how the state will expeditiously reduce the backlog to 20%.	
	4.3.2 Develop and submit the Priority Permit List for the federal fiscal year to EPA by October 1 of each year. For FY08 the Division will update and submit the Priority Permit List in EPA's PMOS database by the deadlines provided by EPA Region VIII.	4.3.2.1 For FY 08 the Division will update EPA's PMOS database regarding priority permit issuance dates
4.4 Number of dischargers with permits providing for trading between the discharger and other water pollution sources and the number of dischargers that carried out trades.		4.4.1.1 Report:  a) Number of permits that provide for trading between the discharger and other water pollution sources;  b) Number of dischargers that carried out a trade.

Water Quality Control Division Goals - Part I Clean Water Act		
Short-term Goals	Objective(s)	Milestone(s) / Performance Measure(s)
This PAM has been dropped for FY 08		
4.6 - Implement state CAFO regulations.		
4.7 Implement the Unified National Strategy for Animal Feeding Operations - March 9, 1999 to the maximum extent possible.  4.8 CAFO Inspections and Reporting.	4.7.1 Implement the State's program to address animal feeding operations that are impacting water quality.  4.8.1 Complete CAFO inspections in accordance with Colorado's Inspection Plan for the period of October 1-September 30 of each year.	<ul> <li>4.7.1.1 Provide progress report on implementation to EPA at end of year.</li> <li>4.8.1.1 Submit to EPA, by December 31<sup>st</sup> and June 30<sup>th</sup> of each year, an electronic copy of the CAFO inventory and/or database.</li> <li>4.8.1.2 Submit to EPA, by December 31<sup>st</sup> and June 30<sup>th</sup> of each year, an inspection status report explaining the progress made toward inspecting CAFOs and progress toward inventory development.</li> <li>4.8.1.3 Report, at the mid-year (March 31of each year) and end-of-year, the number and percent of CAFOs inspected in the state and the number and percent of total CAFOs inspected in the priority areas.</li> <li>4.8.1.4 Participate in 2 joint/oversight EPA/State CAFO inspections in addition to any other oversight inspections that may be conducted.</li> <li>4.8.1.5 Provide electronic copies of all inspections conducted under the state's inspection plan to EPA at the time that the inspection is sent to the operator/permittee. This shall include inspections that are substituting for a planned inspection.</li> </ul>
4.0 Durance delegation of feeders level on the city to involve and	the Discollide and Drotes at word and are served in O. I.	4.8.1.6 Provide, in the FY 07 and FY 08 end of year reports, information on compliance assistance activities and trainings conducted for AFO/CAFO operators and /or agricultural organizations.
4.9 Pursue delegation of federal authority to implement the Biosolids and Pretreatment programs in Colorado.		

Water Quality Control Division Goals - Part I Clean Water Act		
Short-term Goals	Objective(s)	Milestone(s) / Performance Measure(s)
facilitates, to the maximum extent possible, the beneficial use of Biosolids while assuring full protection	4.10.1 Colorado will conduct biosolids inspections in accordance with its inspection plan for the period of October 1-September 30 by September 30 <sup>th</sup> of each year.	<ul> <li>4.10.1.1 Report: <ul> <li>a) Percentage and number of NPDES permits that contain biosolids language.</li> <li>b) Maintain data in the Biosolids Data Management System (BDMS) or equivalent database. Submit the data electronically by May 1st of each year for the preceding monitoring year.</li> </ul> </li> <li>4.10.1.2 Report at the mid-year and end-of-year, <ul> <li>a) Number of site inspections biosolids inspections.</li> <li>b) Number of facility evaluation biosolids inspections.</li> </ul> </li> <li>4.10.1.3 Report on progress of obtaining Biosolids Program delegation.</li> </ul>
implements the requirements of the Colorado	4.11.1 Colorado will conduct pretreatment inspections in accordance with its annual inspection plan for the period of October 1-September 30 by September 30 <sup>th</sup> of each year.	<ul> <li>4.11.1.1 Report the percentage of Significant Industrial Users in POTWs with Pretreatment Programs and % of known Categorical Industrial Users in non-pretreatment POTWs that have control mechanisms implementing applicable Pretreatment standards and requirements.</li> <li>4.11.1.2 Report on progress of obtaining Pretreatment Program delegation.</li> <li>4.11.1.3 Report, at the mid-year and end-of-year a) Number of pretreatment inspections at state permitted industrial users.</li> <li>b) The total number of state-permitted industrial users.</li> </ul>

Water Quality Control Division Goals - Part I Clean Water Act		
Short-term Goals	Objective(s)	Milestone(s) / Performance Measure(s)
4.13 Continue to cover stormwater discharges under state-issued general and individual permits requiring stormwater management programs for Phase I and II municipal (MS4s) and industrial entities. (Note: assumes continued availability of general permits.) FOR FY08 the PAM codes are WQ-13a, WQ-13b, WQ-13c, and WQ-13d.	4.13.1 Issue or reissue, as required, the various stormwater permit types to assure adequate protection of the environment.	<ul> <li>4.13.1.1 Report the number of stormwater sources associated with industrial activity, number of construction sites over one acre, and number of designated stormwater sources (including Municipal Phase I and Phase II) that are covered by a current individual or general NPDES permit or other enforceable mechanism that:</li> <li>a) are covered by each current stormwater general permit (e.g. industrial, construction, MS4);</li> <li>b) are covered by current individual stormwater permits (e.g. Phase I MS4s);</li> <li>c) and the number of expired general or individual stormwater permits.</li> <li>4.13.1.2 Provide information on compliance assistance activities and trainings conducted for permitted small MS4s.</li> </ul>
4.14 Involve regulatory agencies and the public as necessary to effectively permit stormwater discharges.	4.14.1 Include EPA in the review process prior to issuing general permits for stormwater discharges and individual Phase I permits for large and medium size MS4s.	4.14.1.1 Report on process to include EPA in the review of general permits for stormwater discharges and individual Phase I permits for large and medium size MS4s prior to issuance.  4.14.1.2 Report on the accessibility of the State program by the public and regulated entities (i.e. contact information, hotlines, web sites, etc.)
4.15 Implement a process for incorporating TMDLs with stormwater allocations into general permits.		4.15.1.1 Report on:  a) Number of EPA approved TMDLs with stormwater allocations.  b) Number of EPA approved TMDLs with stormwater allocations that have been incorporated into stormwater general permits.
<ul><li>4.16 Stormwater Inspections and Reporting</li><li>5. Compliance Assurance (for pollution control facilities)</li></ul>	4.16.1 Colorado will conduct stormwater inspections and MS4 audits in accordance with its inspection plan for the period of October 1-September 30 by September 30th of each year.	4.16.1.1 Report, at the mid-year (March 31 <sup>st</sup> of each year) and the end-of-year, the number of stormwater inspections and MS4 audits conducted. Submit copies of stormwater inspections received by the Division from a local agency during a calendar quarter to EPA by no later than the 20 <sup>th</sup> day of the month following the end of the quarter.

Water Quality Control Division Goals - Part I Clean Water	er Act	
Short-term Goals	Objective(s)	Milestone(s) / Performance Measure(s)
5.1 Conduct Inspections of and/or monitor self-reported data submitted by, the state's CDPS discharges to positively determine the compliance status of regulated facilities and activities.	5.1.1 Conduct NPDES inspections described in the inspection plan for the period of October 1-September 30 of each year. Complete inspection reports and enter into PCS database by December 31st of each year. Submit draft industrial, municipal, stormwater, and CAFO inspection plan for the coming federal fiscal year (October 1-September 30) by September 1st and finalize the plan within 15 days of receiving EPA comments. Selected major facilities will be inspected in accordance with Colorado's self-certification program as described in Chapter 2 of this PPA and detailed in the above-referenced inspection plan.	<ul> <li>5.1.1.1 Report to EPA in the State End-of-Year Report the number of each of the following inspections:</li> <li>Majors,</li> <li>Minors,</li> <li>CSOs and/or SSOs,</li> <li>Also, provide the status of inspection follow-up activities in the End of Year Report.</li> </ul>
	Colorado will identify and formally track significant violations detected during inspections to gain compliance.  Colorado and EPA Region 8 may participate in a number of joint/oversight inspections at regulated facilities during the inspection year. EPA will contact the state to schedule joint inspections at facilities identified in the wastewater inspection program.	
	5.1.2 Continue to conduct the DMR Quality Assurance program.	5.1.2.1 Follow up on all significant problems with DMR QA and provide EPA with a summary of follow-up actions.
	5.1.3 Address instances of WET failure with formal enforcement actions when a facility fails its WET test on a continuing basis and the facility is not under an enforceable schedule to determine the cause of the failures and to take appropriate action to return to compliance	5.1.3.1 Submit as part of the End-of-Year Report, a summary of actions taken to address WET violations.

Water Quality Control Division Goals - Part I Clean Water Act		
Short-term Goals	Objective(s)	Milestone(s) / Performance Measure(s)
5.2 Continue to implement the Sanitary Sewer Overflow (SSO) Response Plan until such time as the SSO regulations are finalized.	5.2.1 During the federal fiscal year, address 20% of the SSOs added to the SSO inventory during the three previous state fiscal years.	5.2.1.1 Provide to EPA by October 15 <sup>th</sup> of each year, a) an updated SSO inventory; b) the number and percent of SSOs addressed and a description of how 20% of the SSOs in the inventory were addressed; c) the number of NPDES inspections targeted to identify SSOs; d) the number and percent of SSO inspections in priority watersheds including the name of the priority watershed; e) the number and type of informal and formal enforcement actions taken in response to SSOs; and f) the percent of enforcement actions in priority watersheds for SSOs,
	5.2.2 Collection system capacity evaluation based on EPA questionnaire will be completed by one facility between 10 and 100 mgd.	5.2.2.1 Review submittal by September 30th of each year and determine if SSOs during the three previous fiscal years are being addressed. Where adequate capacity is not demonstrated, the Division will inform the system that failure to address capacity issues will be considered an exacerbating factor in determining whether to take an enforcement action for an SSO.
5.3. Compliance Assurance - Implement the federal and		
5.3.1 Maintain a high overall compliance rate with applicable statutes and regulations	5.3.1.1 Evaluate all violations to determine an appropriate response and apply the provisions of the Enforcement Management System, Enforcement Escalation/Response Guides, Civil Penalty Policy and SEP Policy in all enforcement actions.	5.3.1.1.1 Implement the Division's SSO Response policy.  5.3.1.1.2 Continue to implement the draft Enforcement Response Guide and Stormwater Compliance and Enforcement Strategy for industrial stormwater.  5.3.1.1.3 Continue to implement and update as necessary the State's CAFO compliance and enforcement strategy and Enforcement Response Guide.  5.3.1.1.4 Percent of major dischargers in Significant Noncompliance (SNC) at any time during the fiscal year.  5.3.1.1.5 On a quarterly basis complete the electronic explanation code sheets for the Watch List and forward to EPA Region 8.  5.3.1.1.6 EPA will review inspection reports, citizen complaints, and SSO reports for wet weather priority area operations to determine if violations are being escalated to enforcement. Any areas of concern will be discussed during quarterly EPA-WQCD meetings. Follow-up may include file reviews or inspections by

Water Quality Control Division Goals - Part I Clean Water Act		
Short-term Goals	Objective(s)	Milestone(s) / Performance Measure(s)
		5.3.1.1.7 In the interest of conserving resources, Colorado agrees to EPA being the lead agency on all 404 enforcement actions that have associated CWA section 402 violations, except where EPA determines that combined cases may not be in the best interest of the litigation. Colorado will have the opportunity to join the 402/404 case if it is a judicial referral.
		5.3.1.1.8 EPA will perform inspections in support of national wet weather enforcement cases and will provide the state with notice of the inspection in advance if possible. At the state's discretion, it may attend the inspection in an observer/consulting role. EPA will conduct inspection follow-up and enforcement for those facilities it inspects. The state will be given the opportunity to join any national case that includes violations discovered as a result of any EPA inspection in Colorado or, where no national case is filed, the state will be given the option of joining if the case is filed as a judicial referral. Where the state has joined EPA in a national referral case, the state will inspect sites targeted after any consent decree is final.
5.3.2 Promote communication with EPA.	5.3.2.1 CDPHE and EPA agree that routine EPA oversight of Colorado's Clean Water Compliance Assurance Program will be done in accordance with this PPA except where the PPA is silent on an issue (e.g. the QNCR). Colorado and EPA Region 8 recognize EPA's authority to obtain information from the state on any specific situation of suspected noncompliance and the state will provide requested information to EPA Region 8 in any such situation. Quarterly meetings between	5.3.2.1.1 As agreed to between Colorado and EPA Region 8, except for activities described in section 5.3.2.1.2, below, report to EPA: a) final settlement agreements; b) upon request, penalty calculations including justifications for adjustments and BEN for state enforcement actions concluded during the fiscal year will be made available to EPA at the state's offices; and

Short-term Goals	Objective(s)	Milestone(s) / Performance Measure(s)
	CDPHE and EPA will be held to discuss current and projected enforcement cases, inspection commitments, work conducted in priority areas and sectors, and any other items as necessary.	5.3.2.1.2 As agreed to between Colorado and EPA Region 8:
5.3.3 Develop and maintain comprehensive database.	5.3.3.1 Ensure that all data requirements in PCS are being entered and reported to EPA's national data systems.	<ul> <li>5.3.3.1.1For all domestic and industrial entities with NPDES permits, enter permit facility data, permit event data and inspection data into PCS.</li> <li>5.3.3.1.2 Enter SSO inspections into the PCS database. Enter SSO violations into PCS as single event violations.</li> <li>5.3.3.1.3 Enter inspections and enforcement actions at CAFOs with NPDES permits into PCS. Approved Nutrient Management Plans will also be tracked in PCS.</li> </ul>

Water Quality Control Division Goals - Part I Clean Water Act		
Short-term Goals	Objective(s)	Milestone(s) / Performance Measure(s)
	5.3.3.2 Ensure that data that is not maintained in PCS is available to EPA.	ICIS, CDPHE will provide EPA with an electronic copy of the stormwater permit tracking system on October 31 2007 and April 30, 2008. Quarterly, provide EPA with a current number of industrial and construction stormwater permits. (October 15, 2007, January 15, 2008, April 15, 2008 and July 15, 2008.)  5.3.3.2.2 State will submit the annual non-major facilities noncompliance report for the previous calendar
		year in accordance with 40 CFR §123.45 (c) according to the date determined by EPA HQ and communicated to the State in early in the calendar year, tentatively April 30, 2008.
6.0 Water Quality Restoration and Enhancement Efforts - source pollutants.		
<ol> <li>Nonpoint Source Program Implementation - Assure that provide the Assure that it is a surface of the Assure that the Assure that is a surface of the Assure that t</li></ol>	hat the Clean Water Act Section 319 funds addi	ress high priority projects consistent with the watershed
6.1.1 Continue to provide funding for non-point source	6.1.1.1	6.1.1.1.1
pollution.	<ul> <li>a) Implement the updated Colorado Nonpoint Source Management Plan Supplement.</li> <li>b) Identify watershed plans to be developed for high priority watersheds.</li> <li>c) Prepare statewide project funding list for public hearing by the WQCC.</li> <li>d) Submit project implementation plans for EPA Region 8 approval.</li> <li>e) Assure projects meet all federal and state reporting requirements.</li> <li>f) Report project specific into GRTS.</li> </ul>	<ul> <li>a) Utilize Management Plan Supplement to implement all program requirements.</li> <li>b) Encourage local entities to develop watershed plans in high priority watershed. Report number of plans or the number of requests for assistance generated by 6.1.2 on an annual basis.</li> <li>c) Potential project sponsors and costs identified.</li> <li>d) Site-specific project implementation plans developed where sponsors are identified.</li> <li>e) Receive EPA Region 8 approvals.</li> <li>f) Complete GRTS biannual updates.</li> </ul>
	g) Utilize EPA State Grant Performance Measures template for service area specific requirements.	g) Track and report on applicable performance measures.
5.1.2 Number of watershed based plans (and	g) Utilize EPA State Grant Performance Measures template for service area specific requirements. 6.1.2.1 Continued implementation of	g) Track and report on applicable performance measures.  6.1.2.1.1 Actual number of watershed plans (with water
6.1.2 Number of watershed based plans (and miles/acres covered), supported under State Nonpoint	g) Utilize EPA State Grant Performance Measures template for service area specific requirements. 6.1.2.1 Continued implementation of completed watershed based plans to protect	g) Track and report on applicable performance measures.  6.1.2.1.1 Actual number of watershed plans (with water miles/acres covered) with substantial implementation as
5.1.2 Number of watershed based plans (and miles/acres covered), supported under State Nonpoint Source Programs (section 319) since the beginning of	g) Utilize EPA State Grant Performance Measures template for service area specific requirements. 6.1.2.1 Continued implementation of	g) Track and report on applicable performance measures.  6.1.2.1.1 Actual number of watershed plans (with water

Water Quality Control Division Goals - Part I Clean Water Act			
Short-term Goals	Objective(s)	Milestone(s) / Performance Measure(s)	
6.1.3 Number of water bodies identified by States in 2000 as being primarily NPS-impaired that are partially or fully restored (cumulative). (FY07 WQ16 (I, R); FY08 WQ10)	6.1.3.1 Determine improving water quality and progress towards attaining applicable water quality standards and classifications.	<ul> <li>6.1.3.1.1</li> <li>a) Actual number of water bodies identified by States that show water quality improvements or standards attainment.</li> <li>b) Submit one success story candidate to EPA Region VII for review by September 30, 2008. FT2012 target – 4 success story candidates (cumulative).</li> </ul>	
6.1.4 Annual reduction in lbs/tons of nitrogen from nonpoint sources to water bodies. (FY07 EPA PAM WQ15 (I, R); FY08 WQ 9aT)	6.1.4.1 Determine nonpoint source pollutant loading reduction for nitrogen.	6.1.4.1.1  Nitrogen –. Report actual load reductions in GRTS as project-specific information.	
6.1.5 Annual reduction in lbs/tons of phosphorus from nonpoint sources to water bodies. (FY07 EPA PAM WQ15 (I, R); FY08 WQ 9bT)	6.1.5.1 Determine nonpoint source pollutant loading reduction for phosphorus.	6.1.5.1.1 Phosphorus – Report actual load reductions in GRTS as project-specific information.	
6.1.6 Annual reduction in lbs/tons of sediment from nonpoint sources to water bodies. (FY07 EPA PAM WQ15 (I, R); FY08 WQ 9cT)	6.1.6.1 Determine nonpoint source pollutant loading reduction for sediment.	6.1.6.1.1 Sediments – Report actual load reductions in GRTS as project-specific information.	
6.2 Federal Lands Consistency Reviews - Nonpoint Sou		ncies.	
6.2.1 Assure that the Nonpoint Source and SWAP Programs coordinates with public land agencies regarding potential water quality impacts of land use decisions and implementation	6.2.1.1 Conduct federal consistency audits and arrangements with BLM and USFS.	6.2.1.1.1 Complete 2 USFS national forest or BLM district consistency audits and associated reports on protection or restoration of water quality standards and classifications.	
7.0 Financial Assistance - Provide administrative and tec CWA.	chnical services to water quality projects identifie	ed in the WPCRF IUP to assure compliance with the	
7.1 Identify water quality projects and provide appropriate financial assistance.	<ul> <li>7.1.1</li> <li>a) Submit IUP for approval in August 2007 by the WQCC.</li> <li>b) Administer WPCRF project loans identified and prioritized in the WPCRF Intended Use Plan (IUP) in compliance with the CWA and the operating agreement with EPA Region 8.</li> <li>c) Track project data in a database and project files.</li> </ul>	7.1.1.1 a) WQCC approval of IUP in October 2007. b) Report administration of WPCRF in 2007 Annual Report. c) Conversion or downloading of data into the National Information Management Systems (NIMS).	
7.2 Fund utilization rate [cumulative loan agreement dollars to the cumulative funds available for projects] for the CWSRF. (FY07 WQ-24 T, R; FY08 WQ-17T)	7.2.1 Determine annual utilization of available funds for investment in public wastewater treatment facilities and nonpoint source activities.	7.2.1.1Calculated fund utilization rate of Colorado WPCRF.	

Water Quality Control Division Goals - Part I Clean Water Act			
Short-term Goals	Objective(s)	Milestone(s) / Performance Measure(s)	
7.3 Number of water bodies restored and improved or protected per million dollars of CWSRF. (FY07 EPA PAM WQ-25 T, R: FY08 None)	protecting water bodies.	<ul><li>7.3.1.1</li><li>a) Calculated number of restored and improved water bodies per CWSRF investment.</li><li>b) Calculated number of protected water bodies per CWSRF investment.</li></ul>	
7.4 Number of people served by projects that protect or restore waterbody uses that impact human health per million dollars of CWSRF assistance provided for that purpose (FY07 WQ-25: FY08 WQ-18T).	7.4.1 Identify population benefiting from federal investment in protecting or restoring waterbody uses.	7.4.1.1 Calculated population per million dollars invested.	

Water Quality Control Division Goals – Part II Safe Drinking Water Act			
Short-term Goals	Objective(s)	Milestone(s) / Performance Measure(s)	
1.0 SDWA Regulatory Development - Adopt Primary Dri	nking Water Regulations to Maintain Primary Er	nforcement Authority.	
1.1 Adopt regulations within statutory deadlines or EPA		1.1.1.1 Cooperate with EPA in identifying water systems	
approved extension schedule.	of the Stage 2 DBP and LT2 SWTR rules.	in violation of the early implementation requirements of the Stage 2 DBP rule and LT2 SWTR in order for EPA to conduct enforcement prior to the state's obtaining primacy for these rules.	
2.0 SDWA Control Mechanisms - Implement All Primary			
2.1 Implement all primary Drinking Water Regulations for which Colorado has been delegated primary enforcement authority.	2.1.1 Report on the status of EPA-identified requirements of the lead & copper rule and the surface water treatment rule  2.1.2 SWTR – identify and resolve GWUDI.	2.1.1.1 By May 1, 2007, report on the status of lead response actions taken by community and NTNC water systems whose 90 <sup>th</sup> percentile tap samples have exceeded the lead action level.  2.1.2.1 By November 15, 2007, provide to EPA a list of all systems that are required to filter under the SWTR but are not yet filtering. Report the violations to SDWIS-FED. For systems on compliance schedules, provide the schedule from the enforcement document. If any system is not under a compliance schedule, provide a rationale and proposed action and time frame for securing compliance.  2.1.2.2 By November 15, 2007, provide to EPA a description of any additional actions and time frames for completing assessments of ground water under the influence of surface water, and the systems for which such assessments need to be completed.	
3.0 SDWA Compliance Assistance - Assist Regulated Entities to Consistently Provide Safe Drinking Water.			

Water Quality Control Division Goals – Part II Safe Drinking Water Act			
Short-term Goals	Objective(s)	Milestone(s) / Performance Measure(s)	
3.1 Implement Source Water Assessment Program	3.1.1 Acquire federal DWSRF set aside	3.1.1.1 Submittal of FY 2006-07 Wellhead Protection	
(SWAP) and Wellhead Protection Programs.	funding for program implementation.	and Capacity Development Set-Aside Work Plan	
		Amendments to EPA Region 8 by June 30.	
	3.1.2 Develop annual program targets with	3.1.2.1 Submit narrative of anticipated program	
	EPA Region 8 on an annual basis	activities and estimated completions by March 31, 2008.	
	3.1.3 Assist public water systems in identifying	3.1.3.1 Provide technical and programmatic assistance	
	potential sources of contamination and	to public water systems and local interests	
	developing source water protection strategies.	implementing source water assessment and protection activities.	
	3.1.4 Implement coordinated program	3.1.4.1 Implement regular communication mechanism to	
	activities with Financial Assistance Program,	insure coordination.	
	Colorado Rural Water, and EPA Region 8.	inidate decidination.	
	3.1.5 Report program progress regarding	3.1.5.1 Submit report in EPA-provided reporting matrix	
	program targets and actual completions.	or electronic transfer protocol by October 2007.	
3.2 Percent of community water systems and	3.2.1 Reduce potential consumer exposure of	3.2.1.1	
populations served by community water systems where	community drinking water systems to various	a) Number of source water areas with	
risk to public health is minimized by source water	contaminants in raw water sources.	"minimized risk achieved by substantial	
protection. (FY07 Measure F; FY08 SP-4aT & 4bT)		implementation" of source water protection	
		actions as determined by Colorado.	
		b) Calculated percent of population for Colorado.	
3.3 Assist public water systems with the DWRF to build	3.3.1 Submit IUP for approval in August 2007	3.3.1.1 WQCC approval of IUP in October 2007.	
	by the WQCC.	3.3.1.1 WQCC approval of for in October 2007.	
safe drinking water.	3.3.2 Utilize the existing federal-state-local	3.3.2.1 Number of community and non-community, non-	
3	team approach to identify projects that	transient water systems and population served with no	
	address health and compliance issues for	violations as a result of the Drinking Water SRF to be	
	drinking water treatment and distribution	reported in the annual report.	
	systems.		
	3.3.3. Administer DWRF loans identified and	3.3.3.1 Percent of existing facilities seeking SRF	
	prioritized in the DWRF Intended Use Plan	funding that are evaluated for all three capacity	
	(IUP) in compliance with the SDWA and the	elements (technical, financial and managerial).	
2.4 Fund utilization note for more delicer and one of the	operating agreement with the CWRPDA.	2.4.4.4.Coloulated fund utilization anto for Colour to	
3.4 Fund utilization rate [cumulative dollar amount of	3.4.1 Determine annual utilization of available	3.4.1.1 Calculated fund utilization rate for Colorado DWRF.	
loan agreements divided by cumulative funds available for projects] for the DWRF. (FY07 SDW-7 (T;I) FY08	funds for investment in public water system treatment facilities.	DWKF.	
SDW-4T)	ucaunent iaciilles.		
3.5 Number of DWRF projects that have initiated	3.5.1 Determine number of drinking water	3.5.1.1	
operations. (cumulative) (FY07 SDW – 14 (I, R) FY08	facilities funded through DWRF that a)	a) Calculated number of projects initiated (R);	
SDW-5T)	initiated construction, and b) return to	b) Calculated number of projects that return systems to	
	compliance.	compliance.	

Water Quality Control Division Goals – Part II Safe Drinking Water Act			
Short-term Goals	Objective(s)	Milestone(s) / Performance Measure(s)	
3.6 Eliminate sanitary defects at public water systems that could increase the risk that contaminated drinking water will be distributed to consumers.	3.6.1 Conduct sanitary surveys at public water systems as required by Primary Drinking Water Regulations, an eight part survey once every three years for all subpart H community water systems (except for outstanding performers) and every five years for all other subpart H systems in accordance with the approved annual sanitary survey plan, including completion of written reports within 90 days of conducting fieldwork.	3.6.1.1 The State will enter into SDWIS/STATE, the most recent sanitary survey date completed since January 1, 2004 for all Subpart H Community Water Systems which have received a survey consistent with the eight part requirements of 40 CFR 142.16(b)(3) by December 31, 2007.  3.6.1.2 In accordance with 40 CFR 142.15(a)(5), the State shall submit to the Region 8 Drinking Water Unit a list of all Subpart H Systems that have had a Sanitary Survey meeting the eight part requirements of 40 CFR 142.16(b)(3) during calendar year 2007 by the end of January, 2008. The State may meet its obligation for such a list by entering the completion date of each required Subpart H System survey into SDWIS/STATE. The State shall submit to the Region 8 Drinking Water Program an evaluation of its program for conducting Subpart H System Sanitary Surveys in accordance with 40 CFR 142.16(b)(3) during calendar year 2007 as required by 40 CFR 142.15(a)(5) by February 15, 2008.  3.6.1.3 Provide in the end-of-year report, the number and percentage of systems not surveyed within required timeframes in each of the following categories: Groundwater systems not surveyed in the last 5 years; Community surface water systems not surveyed in the last 5 years.  The goal is that there will be fewer than 10% of systems in each category not surveyed within the required time frames, except for community surface water systems, where the goal is 6%.	
	3.6.2 Resolve significant deficiencies discovered during sanitary surveys.	3.6.2.1 Report the percent of systems with significant deficiencies detected during Engineering sanitary surveys that are resolved.	
3.7 Ensure that new or modified public water system	3.7.1 Review plans for all new or modified	3.7.1.1 Report the number of plan reviews completed	
treatment facilities are constructed in accordance with	treatment facilities within 45 days of receiving	and the percent of reviews completed within 45 days	
design criteria or acceptable variances thereto.	a complete submittal.	total review time.	

Water Quality Control Division Goals – Part II Safe Drinking Water Act			
Short-term Goals 4. Compliance Assurance – Synthesize, coordinate and	Objective(s)	Milestone(s) / Performance Measure(s)	
timely correction of violations, and deterrence.			
4.1 Water Safe to Drink – Percent of population served by community water systems that receive drinking water that meets all applicable health based drinking water standards through approaches including effective treatment and source water protection. Maintain a high overall compliance rate with all drinking water regulatory requirements.  PAM 2.1 Protect human health by reducing exposure to contaminants in drinking water.	are accurately entered into the state's data system; and that violations are determined and responded to. Measure State outcomes against National targets. (Note: Colorado reports the sum of all population types to the national database, which is the data source used by EPA. Many states report only the residential populations for community water systems. Therefore, performance measures for this objective calculated using Colorado data from SDWIS/FED may be inconsistent with the measures calculated for some other states.	4.1.1.1 Percent of community water systems that provide drinking water that meets all applicable health-based drinking water standards. Strategic target is 90%.  4.1.1.2 Percent of the population served by community water systems that receive drinking water that meets all applicable health-based drinking water standards through effective treatment and source water protection Strategic target is 90%.  4.1.1.3 Percent of "person-months" (i.e. all persons served by community water systems times 12 months) during which community water systems provide drinking water that meets all applicable health-based drinking water standards. Strategic target is 95%.	
	4.1.2 Sample and analyze treated water from at least 50 public water systems to ensure the results obtained support the self reported data submitted by the public water system or to support enforcement cases.	4.1.2.1 Report the number of public water systems sampled during the state fiscal year.	
4.2 Implement the federal and state laws, regulations and policies governing drinking water systems in a timely, efficient and fair manner.	4.2.1 Complete the revision of the Enforcement Management System (EMS), taking into account CDPHE and Division policies.	4.2.1.1 Revise the Enforcement Escalation Policy to include new drinking water rules, including Disinfection Byproducts, CCR, and LT1 SWTR and submit to EPA by November 15, 2007. 4.2.1.2 Implement the draft Civil Penalty Policy for systems that have failed to comply with an Enforcement Order.	
4.3 Take action to address those PWSs that are identified and confirmed to be significant non-compliance (SNC).	4.3.1 Aggressively manage the quarterly SNC list to identify planned actions and to inform EPA of past quarter's accomplishments. The date that a system becomes a SNC is defined by the SNC definitions published by EPA for each rule, regardless of the "SNC" and "Exception" dates generated by the Federal database and listed on the quarterly SNC lists.	<ul> <li>4.3.1.1 Annotate the Quarterly SNC list, and indicate what actions are planned for each SNC. Return the annotated form to EPA within 30 days of receipt.</li> <li>4.3.1.2 Where appropriate, conduct sanitary surveys or technical assistance visits (with written reports) at PWSs, which are SNCs.</li> </ul>	

Water Quality Control Division Goals – Part II Safe Drinl		INC. ( ) (D. ( )
Short-term Goals	Objective(s)	Milestone(s) / Performance Measure(s)  4.3.1.3 Implement the State's Enforcement Escalation Policy; Ensure enforceable compliance schedules are in place for all SNCs within eight months of the date that the PWS becomes a SNC unless the facility has returned to compliance.
	4.3.2 Prioritize enforcement activities in order to meet the National Enforcement benchmarks for FY 04-07.	4.3.2.1. Address through formal enforcement 100% of SNCs at large and medium systems before they become Exceptions.
		4.3.2.2. Address through formal enforcement at least 90% of microbial SNCs, 85% of nitrate, lead and chronic contaminant SNCs, at small systems before they become Exceptions.
4.4 Provide information to facilitate EPA oversight of all state formal enforcement actions.		4.4.1.1 Provide EPA a copy of all settlement agreements, both administrative and judicial. Upon request make penalty calculations and supporting documentation available to EPA.
		4.4.1.2 Provide copies to EPA of enforcement actions issued to systems for violations related to filtration. Copies of actions will be provided to EPA Region 8 by November 1, in electronic format unless EPA requests a hard copy.
5. SDWA Data Management - Develop and Implement a enforcement information.	a State Drinking Water Program database that w	vill accurately portray system capacity, compliance and
5.1 Maintain the Federal database.	5.1.1 State sanitary survey activities will be accurately recorded and reported to EPA.	5.1.1.1 The State commits to entering all sanitary surveys performed in the previous inspection year into SDWIS/FED by November 15, 2007or submitting a list of sanitary surveys completed in FY07 to facilitate completion of the UEOS.
	5.1.2 Ensure that inventory, sanitary survey, compliance, enforcement, and required sample data are reported to EPA	5.1.2.1 Ensure that violations of the SWTR resulting from systems' not filtering when required to filter, are reported to EPA; if the SDWIS software prevents the state from uploading the data, the state will transmit the violation information to Region 8 via E-mail.

Short-term Goals	Objective(s)	Milestone(s) / Performance Measure(s)
		5.1.2.2 Ensure that all violations, enforcement actions and compliance codes are reported to SDWIS-FED quarterly. Ensure a quarterly upload by June 30 2008.
6. Clean Water Act and Safe Drinking Water Act Integral standards attainment and protect public health.	tion Measures. Integration of two federal water	quality regulations to better assess public water supply
6.1 Percent of surface waters that are: a) used as a drinking water source by a community water system and designated for public water supply use that b) are monitored biennially for attainment of that use. (FY07 SDW – 14; FY08 - None)	<ul> <li>6.1.1</li> <li>a) Determine number of surface water segments used as a drinking water source.</li> <li>b) Determine attainment of public water supply use designation.</li> </ul>	<ul> <li>6.1.1.1</li> <li>a) Complete stream segment reach indexing (Activity 2.2.1.a) and linkage to ADB to identify surface water segments designated for public water supply use;</li> <li>b) Assist EPA to correctly identify locations of drinking water intakes;</li> <li>c) Utilize data in STORET to determine location of monitoring sites for 2007-2008;</li> <li>d) Calculate percent of community water systems intakes for which source water assessed for drinking water use that are monitored biennially by 9/30/09.</li> </ul>
6.2 Percent of surface waters that are a) used as a drinking water source by community water system that are b) listed as impaired for a drinking water use for which there is an EPA approved TMDL to address impairment and c) the percent of these impaired waters that have been fully restored. (FY07 SDW-15 I, R; FY08 - None)	<ul> <li>6.2.1</li> <li>a) Determine number of surface water segments used as a drinking water source.</li> <li>b) Determine surface water segments that are listed as impaired for drinking water use.</li> <li>c) Determine surface water segments listed as impaired for drinking water use that have been fully restored.</li> </ul>	<ul> <li>6.2.1.1</li> <li>a) Complete stream segment reach indexing (Activity 2.2.1.a) and linkage to ADB to identify surface water segments designated for public water supply use;</li> <li>b) Assist EPA to correctly identify locations of drinking water intakes;</li> <li>c) Identify surface water segments used for community systems that are listed as impaired.</li> <li>d) Identify the number of surface water segments used for community systems that were listed as impaired in 1998 where a TMDL has been completed, and that have been restored on an annual basis.</li> </ul>

Water Quality Control Division Goals – Part II Safe Drinking Water Act			
Short-term Goals	Objective(s)	Milestone(s) / Performance Measure(s)	
6.3 Percent of waterbody impairments identified by States in 2002, in which there is a community water system intake and the impairment cause is for either a drinking water use or a pollutant that is regulated as a drinking water contaminant for which there is a TMDL. (FY08 SDW-10al)	<ul> <li>6.3.1</li> <li>a) Determine number of surface water segments used as a drinking water source.</li> <li>b) Determine surface water segments that are listed as impaired for drinking water use.</li> <li>c) Determine surface water segments listed as impaired for drinking water use for which there is a TMDL.</li> </ul>	6.3.1.1 Identify the number of surface water segments used for community systems that were listed as impaired in 1998 where a TMDL has been completed.	
6.4 Percent of waterbody impairments identified by States in 2002 in which there is a community water system intake and the impairment cause is for either a drinking water use or a pollutant that is regulated as a drinking water contaminant, for which the waterbody impairments have been restored. (FY08 SDW-10bl)	<ul> <li>6.4.1</li> <li>a) Determine number of surface water segments used as a drinking water source.</li> <li>b) Determine surface water segments that are listed as impaired for drinking water use.</li> <li>c) Determine surface water segments listed as impaired for drinking water use that have been fully restored.</li> </ul>	6.4.1.1 Identify the number of surface water segments used for community systems that were listed as impaired in 1998 where a TMDL has been completed, and that have been restored on an annual basis.	

Water: PWSS Program

ACS	Measure	Source of Data	Comment
Code			
2.1.1	Water Safe to Drink: Percent of the population served by community water systems that receive drinking water that meets all applicable health-based drinking water standards through effective treatment and source water protection.	SDWIS	HQ will pull the data at the end of the fiscal year. Rolling 4 quarters (4Q of previous FY and the 1, 2, 3Q of the current FY)
A	Percent of the population served by community water systems that receive drinking water that meets health-based standards with which systems need to comply as of December 2001.	SDWIS	

В	Percent of the population served by community water systems that receive drinking water that meets health-based standards with a compliance date of January 2002 or later.	SDWIS	
С	Percent of community water systems that provide drinking water that meets health-based standards with which systems need to comply as of December 2001.	SDWIS Relates to PART Measure P-PWSS-2: Percent community water systems in compliance with drinking water standards.	
D	Percent of community water systems that provide drinking water that meet health-based standards with a compliance date of January 2002 or later.	SDWIS Relates to PART Measure P-PWSS-2: Percent community water systems in compliance with drinking water standards.	
F	Percent of source water areas for community water systems that achieve minimized risk to public health.	States manually report this measure to the Region.	The actual number of CWSs with substantial implementation of a SWP Plan is not tracked by SDWIS. CO, MT, ND and UT all track this measure. However, SD and WY are not currently tracking the number of CWSs meeting this measure. In the states that are tracking this measure, it is not being done in SDWIS but the states have individual databases that have this information available or that can be generated.
SDW-1a	Percent of community water systems (CWSs) that have undergone a sanitary survey within the past three years (five years for outstanding performers) as required under the Interim Enhanced and Long-Term 1 Surface Water Treatment Rules.		States manually report this measure to the Region.

Water: UIC Programs

ACS	Measure	Source of Data	Comment
Code			
SDW-9	Separately for each class of well, the	Form 7520-2A	Info not available until at least 45 days after end of
(a, b, c,	percent of Class I, II, III wells identified in		reporting period
d)	significant violation, and Class V wells		
	identified in violation, that are addressed		
	by the UIC program.		
SDW-10	Percent of identified Class V Motor Vehicle	Form 7520-2B	Info not available until at least 45 days after end of

Waste Disposal wells that are closed or	reporting period
permitted.	

Water: CWA Section 106 Grants

ACS Code	Measure	Source of Data	Comment
L	Number, and national percent, of those waterbodies identified in 2000 as not attaining standards where water quality standards are restored. (cumulative)	WATERS	States submit data supporting measure Lintegrated 305b/303d reports or 303d listsevery other yearOW will report on changes to measure L quarterly.
WQ-2 (a,b)	Number of States that have (a) adopted EPA-approved nutrient criteria into their water quality standards, or (b) are on schedule with a mutually agreed-upon plan to adopt nutrient criteria into their water quality standards. (cumulative)	Regional ACS report	For WQ-2a, the target is 0, so the state does not have to report for this measure.  For WQ-2b, CO, MT, UT should provide a brief update on the status of their activities related to nutrient criteria. (This is new). WY does not need to report—EPA will take the lead.
WQ-5a	Number, and national percent, of States that within the preceding three year period, submitted new or revised water quality criteria acceptable to EPA that reflects new scientific information from EPA or other resources not considered in the previous standards.	WATA	EPA lead. States are not responsible for reporting this measure.
WQ-7	Number of States that have adopted and are implementing their monitoring strategies in keeping with established schedules.	S.106 Monitoring Initiative Workplans	States should submit an annual progress report (email is acceptable) to their EPA Monitoring and Assessment contact, stating progress and accomplishments on items listed in their 106 Monitoring Initiative Workplans.
WQ-13b	Number of TMDLs, and national percent, that are established by states on schedule consistent with national policy. [FY 06 WQ-12 relates to all TMDLs; FY 07 WQ-13b relates to state TMDLs]	NTTS	The Region enters data in NTTS when State TMDLs are approved
WQ-18a	Number, and national percent, of non-tribal NPDES permits that are considered current.	PCS or ICIS-NPDES for MT, SD, UT	
WQ-19 (a, b, c)	Number, and national percent, of Phase I and Phase II stormwater permits that are issued and current for: (a) industrial stormwater general permits; (b) construction stormwater general permits; and (c) MS-4 general and individual	PCS or ICIS-NPDES for MT, SD, UT	

ACS Code	Measure	Source of Data	Comment
	permits.		
WQ-21a	Number, and national percent, of Significant Industrial Users (SIUs) in POTWs with Pretreatment Programs that have control mechanisms in place that implement applicable pretreatment requirements.	SIUs= PCS, or ICIS-NPDES for MT, SD, UT CIUs = Internal tracking system	
WQ-22a	Percent of major dischargers in Significant Noncompliance (SNC) at any time during the fiscal year.	PCS or ICIS-NPDES for MT, SD, UT	Note: HQ-OECA to provide state-specific data.
WQ-29a	Number, and national percent, of high priority state NPDES permits that are issued as scheduled.	PCS or ICIS-NPDES for MT, SD, UT	
WQ-30a	Number of permits providing for trading between the discharger and other water pollution sources. (cumulative)	PCS or ICIS-NPDES for MT, SD, UT	
SS-2	Number, and national percent, of CSO permits with schedules in place in permits or other enforceable mechanisms to implement approved Long Term Control Plans (LTCPs). (cumulative)	PCS-CSO Report Database or ICIS-NPDES for MT, SD, UT	

Water: Nonpoint Source Program

ACS	Measure	Source of Data	Comment
Code			
WQ-16	Number of waterbodies identified by States	WATERS	See 1 below.
	(in 2000 or subsequent years) as being		
	primarily NPS-impaired that are partially or		
	fully restored. (cumulative)		
WQ-27	Number of watershed-based plans	STATES	See 2 below
	supported under State Nonpoint Source		
	Management Programs since the		
	beginning of FY 2002 that have been		
	substantially implemented. (cumulative)		

- 1. By "fully restored," EPA means that all designated uses are now being met. By "partially restored," EPA means either of the following two conditions are being met:
  - a) A water body that has a use that is initially impaired by more than one pollutant, but after restoration efforts meets the criteria for one or more (but not all) of those pollutants, or
  - b) A water body that initially has more than one use that is less than fully supported, but after restoration efforts one or more (but not all) of those uses becomes fully supported.

Since the main referent for this measure will be State 303(d) or Integrated Reports, States which did not submit 2000 303(d) lists may substitute the 1998 list for their base year. "Water bodies" therefore refer to 303(d)-listed segments or Category 4 or 5 waters on the Integrated Report. The measure is not meant to include only water bodies restored by 319-funded projects, but instead counts all primarily NPS-impaired water bodies that a state restores subsequent to the base year of 1998/2000. The water must have been impaired as of the year 1998/2000.

Waters listed after 1998/2000 which are then delisted from the 303(d) list (for some or all pollutants) or which move from categories 4 or 5 to category 1 or 2 may also be counted against this measure. In other words, although 1998/2000 is the base year, the 303(d) lists for those years need not be the only referent lists.

Please note that a water cannot be counted simply because it has been delisted from a state 303(d) list, or moves from categories 4 or 5 to 1 or 2, for reasons other than actual restoration (e.g., it is determined that it was inappropriately listed in the first place, it has a TMDL done for it, etc.).

A water will not be counted towards this measure if no specific management activities have been taken (by any party) within the watershed to improve water quality. Furthermore, a given water cannot be counted twice under this measure if it goes from impaired to partially restored, and then from partially restored to fully restored. Any given water may only be counted once under this measure.

For a water to be counted as "partially or fully restored," it must be described by a story on EPA's NPS Success Story Website (http://www.epa.gov/owow/nps/Success319/). On the Success Stories web site, the heading "Stories about partially or fully restored water bodies" is the section that refers to this measure. Without such a story, the water will not be counted against this measure. A story may include more than one water body, where appropriate.

Success stories submitted for the States (or Tribes) must include the following:

- · Title
- Problem
- Project highlights
- Results
- Partners and funding
- Photos and/or Table/graph/chart
- Contact information
- GRTS project number(s) (where applicable)
- Date delisted from 303(d) list, or list date it will be delisted (i.e. next 303(d) list)

The determination of whether or not a water is "primarily" NPS-impaired will be left to the best professional judgment of the States. EPA does not expect that the State should do a detailed analysis when making a judgment on whether a given water is "primarily" NPS-impaired, when a precise determination would be exceedingly difficult (such as, for example, when a single listed water moves through both permitted MS4 areas as well as through non-permitted areas).

2. Watershed-based plans are plans which include the "nine components" described in the "Nonpoint Source Program and Grants Guidelines for States and Territories" (October 2003) available at: http://www.epa.gov/fedrgstr/EPA-WATER/2003/October/Day-23/w26755.htm

These plans are primarily geared towards restoring impaired waters, though they should also address unimpaired but threatened waters as necessary.

"Substantially-implemented" means either of the following two things:

- a) Those actions called for in the initial plan (i.e., prior to any later adjustment to the plan that may be deemed necessary) specifically geared towards remediating the impairment(s) have been implemented. The plan in this case must include the nine components for watershed-based plans outlined in the NPS grants guidelines.
- b) Sufficient management measures and practices called for in the plan have been implemented to achieve the load reductions that are needed to meet WQS, even if the plan comes close to but falls short of including all nine criteria articulated in the NPS grants guidelines.

In the case of condition "b," EPA and States may define what it is to be "close" to meeting the nine criteria. Furthermore, in terms of demonstrating that the implementation actions have met the load reduction target, if the State has a load reduction model it trusts that predicts that whatever actions that have been implemented should be sufficient to reach the load reduction target -- and the Region agrees with the State's judgment -- then this will be sufficient for meeting the bar of "substantially-implemented" for purposes of tracking against this measure. EPA reserves the right to ask the State to provide its evidence that the plan has met the second criterion for being a "substantially-implemented" plan.

Since watershed management typically necessitates an adaptive approach over time, watershed plans may never be fully implemented. Therefore, the term "substantially implemented" is being used.

Substantially-implemented plans are reported twice a year -- once by April 1 for a "mid-year" number, and once in September 1, for an "end-of-year" number.

## CHAPTER 7 HAZARDOUS MATERIALS WASTE MANAGEMENT DIVISION

# 7.1 Organization and Programs

HMWMD is comprised of several programs that regulate sites and facilities through a combination of traditional elements; i.e., licenses, certifications, permits and inspections; followed as needed by a variety of enforcement activities and options. These regulatory programs include Colorado's equivalents of the EPA's Resource Conservation and Recovery Act solid and hazardous waste programs, the Nuclear Regulatory Commission's radioactive materials program, and the Food and Drug Administration's x-ray / mammography risk and quality control programs.

To enhance the HMWMD compliance programs, the Division also maintains vital compliance assistance and pollution prevention components in addition to the more traditional compliance assurance activities. These efforts are integrated with similar activities in other divisions to improve consistency and effectiveness in all compliance assistance and compliance assurance efforts. HMWMD has established a variety of resources for providing technical assistance and regulatory guidance through trainings, workshops, published materials, compliance aids, the Division homepage, and the customer technical assistance phone line.

In a second major group of programmatic elements, HMWMD has several clean-up oversight programs and community involvement components. The strength of these programs lies in the expertise of the staff, their ability to use creative and problem-solving approaches, and their willingness to work in a collaborative fashion with other agencies and with facility representatives to achieve a common goal. The Division's strength is increased by the close interaction of similar clean-up efforts in different programs, although each is driven by a different set of regulations and laws. HMWMD works continuously to increase consistency among remediation requirements and to expedite the clean-up process for the regulated community. See the organization chart following this section.

HMWMD concentrates on performance-based measures for planning and implementing activities in all its programs. HMWMD places its priority on the parity of approaches to cleanups under all of its various programs and on improving the processes used for conducting cleanups. This approach is evident, for instance, in the equivalency of the Voluntary Cleanup Program and the Hazardous Waste Corrective Action Plan process. In addition, the Radiation Management staff coordinates remediation oversight at several sites with the Superfund and Hazardous Waste program staff.

In February 2006, the fifth annual report required by SB-00-177 was delivered to the Colorado General Assembly. This report presents the extensive efforts in HMWMD for improving efficiency and effectiveness within the hazardous waste program. The 2006 report documented the continued emphasis on compliance assistance, expanding on HMWMD efforts of past years.

The Radon Hotline is a customer service effort provided by this Division. Radon information dissemination, outreach and presentations upon request are provided by HMWMD, using EPA grant dollars, and are augmented by participation and training efforts contributed by state and local personnel. In an effort to expand the public outreach of the radon grant, recently the number of grants has been increased from nine to twenty, covering new areas of the state not previously targeted. Additional radon reinvigoration projects by the HMWMD include mass mailings of radon information targeted to all schools, newspapers, realtors, homebuilders and daycare center inspectors. Annual surveys of measurement results, mitigation providers, schools and builders are now being conducted in order to provide an accurate assessment of outreach impact in Colorado as requested in the EPA radon reinvigoration strategy. A public education video created for Colorado is also being shown several times a day on all metro area public access cable stations.

The Colorado Brownfields law provides modest tax credits for environmental remediation done in connection with redevelopment, and is geared to boost marginal redevelopment projects. In addition, this law provides limited spending authority for the Department's use at sites which are not covered by RCRA or CERCLA and for which there is not a responsible party. HMWMD seeks to leverage these limited funds with federal and private partnerships at appropriate sites. Efforts continue to take advantage of federal legislation that allows the use of Section 128(a) funds to enhance state response programs by promoting Brownfields concepts and approaches at RCRA facilities and other contaminated sites. HMWMD works through a variety of Brownfields programs in conjunction with local governments to prioritize new sites and implement cleanup activities.

#### Table 7.1 Hazardous Materials & Waste Management Division Organization

Work Unit	<b>Core Functions</b>					
Director's Office	Community Relations	Compliance Coordination	Emergency Planning & Preparedness	ASTDR / HSEES Grant	Policy Advisor	
Administration	Fiscal Management	Human Resources Services & Training	GIS & Scientific Data Management	Network Support Services	Records Management & Administrative Services	
Solid and Hazardous Waste Program	Hazardous Waste Permitting, Compliance, Enforcement, Compliance Assistance, P2 & Corrective Action	Solid Waste Permitting Compliance, Enforcement, Compliance Assistance, P2 & Corrective Action	Regulatory Development	Financial Assurance (for all compliance elements); Land Revitalization	Data Management for haz waste, solid waste, and radiation programs	Rocky Flats Oversight
Radiation Management Program	Radioactive Materials Licensing, Compliance, Enforcement, & Corrective Action	X-ray/ Mammography Facility Compliance, Enforcement, & Corrective Action	Regulatory Development	Testing and Certification of Service Companies, Qualified Inspectors and Experts, etc.	Radon Intervention Grant Activities	Radiological Response
Remediation Program	Superfund remediation lead and support agency; Superfund O&M	Preliminary Assessment, Site Investigation,	Voluntary Cleanup Program	Brownfields Revolving Loan Fund; Targeted Brownfields Assessments	Defense Facilities Remediation & Restoration	

#### 7.2 Successes Under the CEPPA

The HMWMD has enjoyed many successes under the CEPPA. This section presents several recent examples.

- (1) HMWMD has had stable funding for hazardous waste corrective action and compliance and enforcement since 2000. In May 2006, the fees were increased in a manner that should provide adequate funding for the next several years. In recent End-of-Year Reports, EPA has agreed that the Division is capable of implementing a fully authorized program and all necessary program elements are in place and functioning at a high and efficient level.
  - The Hazardous Waste Control Program has made substantial progress in the area of safe waste management. HMWMD's program has exceeded national targets for having operating permits and post-closure permits in place. HMWMD has also made substantial strides in Hazardous Waste Corrective Action. Historically, Colorado has met or exceeded the 2005 national environmental indicators for Human Exposures and Ground Water Releases. Colorado *is* also expects to exceed*ing* the national GPRA goals for the new remedy selection and remedy construction 2008 environmental measures.
- (2) The EPA announced Brownfields grants were awarded to the Golden Urban Renewal Authority for cleanup in downtown Golden and to the City and County of Denver for the 10th and Osage property. Although it has not received any new funding for two years, the Brownfields Revolving Loan Fund continues to be successful. The loan fund received a \$1.95 Million repayment this year. It is currently being used to facilitate the cleanup and redevelopment of the Gold Hill Tailings site in Colorado Springs. This site has been an eyesore and a major contributor of contaminated sediment to Fountain Creek.

- (3) In FY 2006-2007 the construction completion was achieved at the Shattuck Superfund site and Operable Unit #1 (residential soils) of the Vasquez Boulevard Superfund site. Also in that fiscal year, cleanup was completed and the radioactive materials license terminated for the Amax Table Mountain site
- (4) In a cooperative effort between the Voluntary Cleanup and Solid Waste programs, as well as the local governments and developers, CDPHE approved the Sheridan Redevelopment. This project involved partial excavation of a former landfill, and cleanup of auto salvage yards and other contamination. The development will be a centerpiece in the revitalization of the Santa Fe Blvd. corridor

# 7.3 Cross-Cutting Themes

Across the programs within HMWMD, there are several cross-cutting areas of activity and effort. These include customer service, compliance assistance, compliance assurance, pollution prevention, and community-based environmental protection. While not always specifically discussed in the HMWMD workplan tables presented later in this chapter, these themes or concepts have a high priority in everything HMWMD accomplishes. The following sections describe some of the Division's efforts in these areas.

#### 7.3.1 Customer service

On-going customer service efforts include:

- The full-time customer / technical assistance function in HMWMD to provide technical and public assistance for all HMWMD programs during business hours.
- A nationally published dedicated radon information line with a 1-800 number available for long distance inquiries.
- The records center is open to the public for document reviews all day every working day.
- Extended and improved and continuously updated information on the division's Home Page.
- Environmental records searches.
- Voluntary Clean-up reviews and assistance functions.
- Field assistance, consultative services, and training on chemical hazards for emergency response agencies.

### 7.3.2 Compliance Assistance and Assurance

For the several years, the various HMWMD programs have undertaken a number of both traditional and innovative Compliance Assistance efforts.

- During the first nine months of FY06, HMWMD provided 31 compliance assistance training sessions that reached over 2,144 people.
- Compliance guidance documents and bulletins have been published on a wide range of topics and are available at no cost to the public on the HMWMD Homepage and as printed materials. These documents are also available on CD-ROM for attendees at training sessions. HMWMD has begun evaluating the distribution of contacts (correspondence, phone inquiries, website "hits", etc.) to direct development of new guidance.
- Guidance documents and compliance documents have been developed and / or updated to provide regulatory interpretations for the regulated public and HMWMD inspectors. In April, 2006, the Division finalized a new Dry Cleaner Remediation guidance document. Solid waste representatives are participating in the development and finalizing of the ITRC Technical and Regulatory Guidance for Evaluating, Optimizing and Ending Post-Closure Care at Landfills. The guidance document is schedule for print during August of 2006. We are partnering with the EPA to bring a 2.5-day short course for owner/operators/regulators and stakeholder on Alternative Landfill Covers to Denver during November 2006.
- HMWMD continues its full-time customer assistance availability and a 1-800 number for contacts from outlying parts of the state. This service continues to see heavy use from the public.

- HMWMD has continued to update and improve the Division's web page. The web page continues to show a
  trend of increased use. The Solid Waste Unit web page was revised to be more user-friendly with information
  being more readily accessible.
- With the successful results of the SCORE project, the Division demonstrated that Small Quantity Generator (SQG) self-certification can better and more completely regulate the SQG universe and improve compliance rates. Currently, HMWMD is implementing follow-up projects in the auto-body and dry cleaner sectors. These efforts include air quality self-certification checklists and hazardous waste checklists.
- The Consumer Protection Division (CPD) and HMWMD have continued to provide a significant level of technical assistance to emergency response agencies and school districts in the area of chemical hazards. In past years, the most severe situations identified were school laboratories. As these have been addressed the effort has been refocused toward other situations where then hazards are chemical in nature and toward training response agency personnel.
  - The Consumer Protection Division has the statutory responsibility to conduct regulatory inspections of schools in counties without local health agencies. Currently, this includes twelve (14) counties throughout the State (Alamosa, Conejos, Costilla, Elbert, Garfield, Gilpin, Grand, Gunnison, Jackson, Mineral, Moffat, Rio Blanco, Rio Grande, and Saguache), which involves a total of approximately 100 schools.
- HMWMD has continued the Generator Assistance Program or GAP. This program is designed to provide, upon request, an on-site compliance audit for any hazardous waste generator in Colorado. These GAP site visits are performed by inspectors, but in a compliance assistance mode. In fact, participants are assured that discovered violations will not result in enforcement provided there are no imminent and substantial threats to health and environment at the facility and provided that the facility agrees to a prompt return to compliance. In 2005, HMWMD performed 51 GAP site visits. These site visits are being entered into RCRAInfo as "compliance visits" or CAVs.

#### 7.3.3 Pollution Prevention

Pollution prevention continues as a central theme in many Division activities.

- Pollution Prevention activities are coordinated with EPA's Resource Conservation Challenge (RCC) as
  Colorado's priorities and resources allow. The RCC focuses on four priority areas: Priority Chemical
  reduction; 35% recycling rate of the municipal solid waste stream; beneficial reuse of secondary materials
  such as foundry sands, fly ash, etc.; and green initiatives with an emphasis on electronic wastes. Goals and
  objectives for pollution prevention, the RCC, and waste minimization are presented in the table at the end of
  this chapter.
- Inspectors communicate pollution prevention concepts and, when possible, specific ideas to regulated entities
  routinely during inspections. Training efforts also emphasize pollution prevention as an effective
  environmental management tool.
- Pollution prevention activities were negotiated as Supplemental Environmental Projects (SEPs) as part of penalty settlements in several significant enforcement cases. Such projects included replacement of outdated systems to improve materials usage and reduce waste and replacement of equipment that requires the use of chemicals that end up as hazardous wastes streams. Also, assistance to other facilities with similar problems, education and outreach on environmental issues and spill and leak prevention equipment and improvements are included in some SEPs that are considered pollution prevention based. HMWMD efforts on SEPs in settlement agreements have been consistent with the CDPHE agency-wide SEP policy.

#### 7.3.4 Community-based Environmental Protection

There are many remediation sites that invest time and effort into soliciting and resolving the concerns of the community that surrounds them. Strong examples of the right way to achieve community involvement include several examples from HMWMD.

- Over the past 18 months, extensive public outreach has occurred near the Clean Harbors Deer Trail
  hazardous waste landfill associated with their hazardous waste permit renewal and issuance of a radioactive
  materials license to the owner/operator of the facility.
- Extensive community involvement has become associated with several recently discovered indoor air
  contamination sites. At these sites, investigations show that indoor vapors have resulted from the
  volatilization of solvents contaminating the ground water in the areas around the Colorado Department of
  Transportation (CDOT) headquarters buildings and Redfield Riflescope/CDOT Region VI buildings and the

- closed facilities at the Lowry Air force Base. Continued public participation at these and similar sites is needed to educate the community on the complex issues and to reassure the community that remedial efforts are underway to mitigate any resulting exposures.
- The Voluntary Cleanup efforts at the former Gates Rubber Plant in Denver, has created an unprecedented level of public involvement for this program. CDPHE has attended several public meetings held by a variety of parties, and has been the focal point for coordinating data and information generated by EPA, Gates, and Cherokee. One community group is advocating the creation of a Community Advisory Board for the program, and may introduce legislation next year. CDPHE is monitoring this activity.

# 7.4 Goals and Objectives for this FY2007 and FY 2008 CEPPA

7.4.1 Hazardous Waste Program Goals

## HW General Program Management and Partnership

- HW 1 Implement an efficient and effective hazardous waste regulatory program with adequate fiscal and personnel resources.
- HW 2 Develop a partnership between the State and EPA that improves the program. Support this partnership and achieve efficient implementation of a hazardous waste program that reflects goals and objectives of both the State and EPA including appropriate work sharing.
- HW 3 The State and EPA will work together to identify and achieve environmental indicators. Actions necessary to achieve environmental indicators will be planned and tracked. Determination documentation for those facilities "under control" will be provided by the State to EPA; EPA will, in turn, provide guidance for what constitutes "adequate documentation".

## **HW** Operating Permits and Closure/Post-Closure Permit Goals

- HW 4 Issue operating permits, closure plans, and post-closure permits that include conditions necessary to assure that hazardous wastes are managed in ways that will protect public health and environmental quality.
- HW 5 Develop mechanisms to improve state-to-state cooperation on permitting of promising innovative waste remediation technologies and encourage the development of such technologies.

### **HW Compliance Monitoring and Enforcement Goals**

- HW 6 Ensure protection of public health and the environment by achieving compliance at regulated hazardous waste facilities through implementation of an effective monitoring and enforcement program. Detect and deter violations through inspections and enforcement actions and promote compliance with hazardous waste laws and regulations.
  - HW 6.1 Ensure that annual inspection requirements are achieved and that inspections are of high quality. Inspection of treatment, storage and disposal facilities will meet the statutory requirements.
  - HW 6.2 Maintain a high level of expertise to ensure that quality inspections consistent with national guidance are being conducted.
  - HW 6.3 Promote compliance of regulated facilities by ensuring that enforcement actions are timely and appropriate. Actions necessary to assure return to compliance (RTC) and consistent with the Enforcement Response Policy will be documented.

## **HW Corrective Action Goals**

- HW 7 Clean up releases of hazardous waste that threaten the public or the environment in an efficient and effective manner.
- HW 8 Provide regulatory assistance and technical expertise to all parties responsible for cleaning up releases of hazardous waste at their facilities. This consists of frequent communication and the sharing of our expertise in correspondence, guidance documents, or policy.

# **HW Pollution Prevention and Compliance Assistance Goals**

- HW 8 Implement a compliance assistance program that increases the compliance rate within HMWMD's regulated communities.
- HW 9 Implement a pollution prevention program that encourages reduction of the amount and toxicity of wastes generated through waste minimization, treatment, and recycling of hazardous wastes, thereby reducing the risks associated with waste management. Methods for tracking and quantifying the accomplishments of these efforts will continue to be developed using BRS and TRI data (HW Profiles).
- HW 10 Integrate compliance assistance, waste minimization, pollution prevention, waste diversion, and recycling into all program activities and support waste minimization efforts statewide.

#### 7.4.2 Solid Waste Program Goals

- SW 1 Implement an efficient and effective solid waste regulatory program with adequate fiscal and personnel resources.
- SW 2 Integrate waste minimization, pollution prevention, waste diversion, and recycling into all regulatory and remedial activities and support waste reduction statewide.
- SW 3 Provide regulatory assistance to businesses and local governments.
- SW 4 Provide education and outreach concerning solid waste issues.
  - SW 4.1 Provide information on alternative technologies to local government officials and landfill owners/operators.
  - SW 4.2 Encourage and support local government decisions that extend existing disposal alternatives and capacity beyond landfilling to composting, recycling, etc.
  - SW 4.3 Educate individual citizens about waste reduction strategies with an initial emphasis on recycling and reduction of household hazardous waste generation.
  - SW 4.4 Encourage local programs to exclude household hazardous waste from disposal in municipal landfills.
- SW 5 Develop an appropriate and sustainable set of performance indicators for solid waste and initiate tracking and reporting efforts in support of the same.
- SW 6 Enhance solid waste regulation and policy development through consultation with stakeholders.
- SW 7 Support voluntary regional waste management solutions and systems, encouraging rural areas of the state toward regional concepts.
- SW 8 Maintain interagency coordination and interaction to assure consistency and avoid duplication of regulatory impact.

#### 7.4.3 Rocky Flats Oversight Goals

- RF 1 Assure that the site of the former Rocky Flats Plant remains in a condition that is safe and protective of human health and the environment.
  - RF 1.1 Implement integrated and coordinated state regulatory oversight and communication programs for Rocky Flats.
  - RF 1.2 Provide rigorous independent monitoring and enforcement of the Rocky Flats site to maintain compliance with state environmental regulations and requirements, to protect the health and environment of Colorado.

## 7.4.4 Voluntary Cleanup and Redevelopment Goals

- VC 1 Respond to the owners of as many sites as possible to facilitate redevelopment and transfer of contaminated properties, while assuring that adequate cleanup is performed for the proposed land use.
  - VC 1.1 The program will efficiently review cleanup applications and insure that all approvals are protective of human health and environment.
  - VC 1.2 Implement MOA with EPA to enhance communication about sites and to provide assurances to the applicant via the MOA.

#### 7.4.5 Radiation Program Goals

- RA 1 Increase radon awareness. Assure that Colorado homes continue to be tested for radon, with intervention to reduce radon risk if a test result calls for action.
  - RA 1.1 Increase awareness, testing and mitigation of homes with elevated radon levels. Work toward adoption of more radon-resistant building codes.
  - RA 1.2 Strengthen radon public health activities in Colorado's zone 1 (high radon potential) counties.

The Radon Intervention Grant is used to develop effective, efficient activities for the state with emphasis on raising awareness of radon issues, increasing testing rates and encouraging mitigation in response to elevated radon levels. Homeowners, local governments, realtors and builders will continue to be target groups for communicating about radon testing and radon-resistant new construction. Distribution of funding to local health departments, cooperative extension offices and other entities at the local level will ensure coverage throughout Colorado. Annual surveys will be conducted on measurement results, mitigation providers, builders and schools as requested by the EPA Radon Reinvigoration Strategy.

A survey of measurement results for 2005 indicated that 8,974 tests were conducted statewide with results ranging from 0-241 PCi/L, with 4,132 or 46.6% of the test results ≥ 4 PCi/L. A survey of mitigation providers for 2005 indicated that 6,690 mitigations systems were installed statewide. This is a 25.5% increase over mitigations conducted in 2004. In 2005, the CDPHE Radon website received 8,200 web hits, the radon hotline received 1,091 phone calls, and CDPHE distributed 53,334 pieces of literature related to radon via mail, conferences, presentations and community outreach activities.

# 7.5 Summary of Program Assessment Process

Hazardous Waste Program

EPA will perform a mid-year and end-of-year review of all aspects of the hazardous waste program. The mid-year review will be less rigorous, but the end-of-year review will be complete and comprehensive. EPA will use either the UEOS or the State Review Framework to review the inspection and enforcement program elements. EPA will use the Program Oversight elements, defined in 2004 by both EPA and the Region 8 states, to oversight the permitting, closure, post-closure, and corrective action program elements.

### Solid Waste Program

Currently, EPA does not authorize Colorado's solid waste program. Therefore, other than a general review, EPA has no oversight role. In the Joint End-of-Year Report, the Division and EPA will describe the types of activities conducted during each year.

### 7.5.3 Rocky Flats Program

The Rocky Flats facility was remediated under both Superfund and hazardous waste authorities. EPA took the lead on the Superfund aspects, while the Division led on the hazardous waste aspects. Oversight of the hazardous waste program activities that are implemented by HMWMD at the facility will be oversighted by EPA as part of their review of the Hazardous Waste Program. The RI/FS – RFI/CMS and Proposed Plan were prepared and issued for public comment in 2006. A CAD/ROD for the site was signed in September 2006. The Rocky Flats Legacy Management Agreement, which designates CDPHE as the lead regulatory agency for post-closure, was signed in March 2007.

### 7.5.4 Voluntary Cleanup and Redevelopment Program

Minimal amount of federal funding is used for program management and administrative functions. This funding comes from the Brownfields State Response Program grant. EPA and the state, through a Memorandum of Agreement, have constructed a very workable system of state/federal interaction. CDPHE and EPA will review the MOA to determine whether the new Brownfields legislation requires any aspects of the MOA to be changed.

EPA will conduct a review of state activities in accordance with federal Brownfields grant regulations.

#### 7.5.5 Radiation Programs – Radon Intervention Grant

EPA will conduct an annual program review and EPA will conduct a review of state activities in accordance with federal Superfund grant regulations.

## 7.6 Environmental Indicators

#### Remediation:

- Number of Voluntary Clean-up sites under remediation and status;
- Total contaminated area remediated for each site.

#### Solid and Hazardous Waste Program:

- Number and percent of hazardous waste facilities with human exposures under control.
- Number and percent of hazardous waste facilities with migration of contaminated ground water under control.

# 7.7 Accountability

The preceding text in Chapter 7 is provided as a description of the types and scope of environmental activities being conducted by the various programs within HMWMD. It contains examples of successes and achievements but is not intended as a comprehensive list of work completed. The chapter's text also includes activities and programs that are not driven by EPA / CEPPA funding nor by EPA program requirements. These items should not be viewed as part of any future EPA program assessment and are not work plan commitments.

#### HAZARDOUS MATERIALS AND WASTE MANAGEMENT DIVISION WORK PLAN

# **Hazardous Waste Work Program**

Mission: To ensure that all hazardous wastes are handled and managed in ways that protect the public and environment from the time of generation until final disposal or destruction. (Note: The Compliance Program and the Federal Facilities Program in the Hazardous Materials and Waste Management Division together implement the hazardous waste regulatory program).

# HW I - GENERAL PROGRAM MANAGEMENT AND PARTNERSHIP

HW 1: Long Term Goal

Implement an efficient and effective hazardous waste regulatory program with adequate fiscal and personnel resources.

Short Term Goals	Objective	Measures
HW 2: Short Term Goal - Develop a partnership between the State and EPA that improves the program. Support this partnership and achieve efficient implementation of a hazardous waste program that reflects the goals and objectives of both the State and EPA including appropriate work sharing.	Authorization The State will pursue timely and complete authorization for new rules and progress toward overall authorization goals.	The State expects to submit the following new revision applications:  FY07:  RCRA Cluster XVI (SPA 27)  FY08:  RCRA Cluster XVII (SPA 28)
	EPA will work toward a timely review of authorization applications submitted and improve the overall pace of authorization and authorization flexibility.	
	Program Improvement The State will continue to evaluate the Hazardous Waste Control Program seeking to make further program improvements as appropriate.	Continued implementation of self-certification programs and GAP site visits.

HW I - GENERAL PROGRAM MANAGEMENT AND PARTNERSHIP		
	EPA, in conjunction with CDPHE and as resources allow, will perform RCRA Subtitle C financial assurance file reviews in FY06, which will determine the overall RCRA operator compliance with financial assurance requirements. In FY 2007, the State and EPA R8 will review identified concerns and determine which concerns need follow-up, which agency will follow up, and appropriate compliance and enforcement.	
	Data Management The State will maintain timely, accurate, and complete data in RCRAInfo.	The State will have data in RCRA Info by the 15 <sup>th</sup> day of the month following activity. The EPA EOY Report will be used to measure HMWMD's success.
		The State will ensure that data is reported to RCRAInfo accurately and completely reflecting the status of the RCRA universe.
	The State will continue to work with EPA to ensure that RCRAInfo reports used to track the progress of activity are accurate.	RCRAInfo reporting will include all key measures of operating, closure and post-closure permitting; corrective action; and compliance monitoring and enforcement components of the HW program at a level sufficient to support program evaluation efforts.
	EPA will assist the State in assuring that the RCRAInfo data is current and accurate and reflects EPA HW activities as well as State activities.	
	EPA will work with the State to resolve "universe" issues .	
	EPA will also provide training and technical assistance when requested.	

HW I - GENERAL PROGRAM MANAGEMENT AND PARTNERSHIP		
	The State and EPA will jointly create and generate RCRAInfo reports that are of benefit to the program.	
	Public Involvement.  The State will continue to involve the public as required by statute and regulation or MOA. This includes a system to respond to requests for information and complaints or concerns from the public. (HW-3-9)	CDPHE will:  Consider participation as appropriate on EPA site-specific teams to evaluate environmental justice concerns.  Consider reporting efforts of public participation in reaching minority and low-income communities.  Consider the use of citizen advisory boards as specific situations warrant.  Participate in meetings with environmental groups as appropriate to consider environmental justice issues.
	Resource Level The State will maintain adequate resources to implement the program.	Joint EOY Reports
	Financial Accountability The State will adequately account for grant dollars.	Joint EOY Reports
	Program Guidance / Agreements The State and EPA will jointly develop and maintain the MOA (annually re-certify), EA, Quality Assurance Plan and other operating Guidance.	
	Strategic Planning  The State and EPA will jointly plan and prioritize program goals, objectives and activities that address state and federal priorities and initiatives. Activities include EPPA development, Annual National targets, inspection strategies, planning meetings, etc.	EPA and the State will hold regular meetings to share information, identify and solve problems and engage in short term planning efforts.

HW I - GENERAL PROGRAM MANAGEMENT AND PARTNERSHIP		
	Coordination of Joint Activities The State and EPA will maintain a high level of cooperation between State and EPA staff to assure successful and effective administration of the program including evaluation of desirable technical support and targets for joint efforts / work sharing.	EPA and the State will hold regular meetings to share information, identify and solve problems and engage in short term planning efforts.
	The State and EPA will maintain frequent and open communication on routine matters, changes	Examples of key activities include final decisions re: variances / waivers, enforcement actions, biennial report summarization, final permits, etc.
	in program capability, legislation and resources levels, emergency situations and other key activities as described in the MOA.	EPA and the State will hold regular meetings to share information, identify and solve problems and engage in short term planning efforts.
	Training and Technical Assistance The State and EPA will jointly identify training and technical assistance needs.	The State will develop and implement a staff training program that results in well-qualified staff and ensures that mandatory training needs are met.
		EPA will make training and technical assistance available to the State and will work toward improving the capability to provide high quality training and technical assistance. Technical assistance will be made available through EPA staff, EPA research labs and EPA contractors.
	EPA will conduct oversight of State program activities as appropriate.	Joint EOY Reports
HW 3: Short Term Goal — The State and EPA will work together to determine progress in identifying and achieving environmental indicators. Actions necessary to achieve environmental indicators will be planned and tracked. Determination documentation for those facilities "under control" will be provided by the State to EPA; EPA will, in turn, provide guidance for what constitutes "adequate documentation".		See "Table HW IV" below.

# HW II Operating Permit and Closure/Post Closure Permit Goals

#### HW Operation Permit Universe Information:

There is only one (1) commercial land disposal facility operating within the State; as of the end of FY 06, this facility has the required permit. There are twelve (11) operating commercial and non-commercial treatment / storage facilities operating in the State; as of the end of FY 06 all required operating permits have been issued, but 1 unit at 1 facility (Ft. Carson) still needs to be added to that permit. Currently, there are no (0) operating combustion units within the State. The Pueblo Chemical Depot has submitted a permit application for additional proposed units related to their chemical demilitarization facility. That permit application is under review, but the facility has not yet been fully funded by Congress.

Short Term Goals	Objective	Measures
HW 4: Short Term Goal: Issue operating permits, closure permits, and post closure permits that include conditions necessary to assure that hazardous wastes are managed in ways that protect the public health and environmental quality.	Operating Permit Activities. The State will demonstrate progress toward achieving operating permits (OP) program goals, objectives and activities identified in jointly developed strategies that reflect State and EPA OP priorities.	The Key Measure of the OP process is:  OP200 – final determinations / renewal determinations. Supporting Measures include: OP100 – review activities resulting in a determination or notice of deficiency: OP240 – permit modifications; and Emergency Permits.
		The following output is planned:  FY07:  No (0) treatment, storage and disposal facility is anticipated to require operating
		permit final determination or renewal <b>FY08:</b>
		No (0) treatment, storage and disposal facility is anticipated to require operating permit final determination or renewal. The 1 unit (OD unit) at Ft Carson will be added to their permit.
	Permit maintenance; permit modifications, and emergency permits will be processed as required.	Permit modifications and emergency permits will be processed as received and required.
	EPA will conduct operating permit activities according to the joint permitting process described in the authorization memorandum of agreement.	

HW II Operating Permit and Closure/Post Closure Permit Goals		
	EPA will provide technical assistance where requested.	
disposal units at these facilities. Ten (10) of the 7 agency verifications. Sixty-seven (67) treatment/s	t/storage/disposal facilities with land disposal units or 76 land disposal units still require approved closure pl storage/disposal facilities have treatment or storage units. Three (3) of the four (4) treatment/storage/disposal	ans. Many more still need closure certification and units on the closure track. Most of these treatment
HW 4 (cont'd) Issue operating permits	Closure Activities – The State will demonstrate progress toward achieving closure (CL) program goals.	The Key Measure for closure activities is:
		The following outputs are planned:  FY07 and FY08:  No (0) treatment / storage units will receive closure plan approval  No (0) treatment / storage units will receive closure verification  No (0) closure certifications will be approved.
	EPA will participate in closure determinations	

# HW II

Operating Permits and Closure/Post Closure Permit Goals

#### **HW Post Closure Universe Information**

There are fourteen (14) facilities in the post-closure universe in the state as of the end of FY04. The Division has lead for 11 of these facilities. Ten (10) of the 11 state-lead facilities have received the required post-closure permits or other approved controls are in place. The remaining facility is abandoned with no viable owner/operator. The state is monitoring this facility.

through joint activities and providing technical

assistance where requested

HW II Operating Permits and Closure/Post Closure Permit Goals		
Short Term Goals	Objective	Measures
HW 4 (cont'd) Issue operating permits	Post-Closure Activities – The State will demonstrate program progress toward achieving post-closure (P-C) program goals, objectives and activities that reflect State and EPA P-C priorities.	The Key Measure is:  PC200 – final post-closure permit determinations/ issuances. Post-Closure plan approvals, or other approved controls for all applicable units at facilities in the GPRA post-closure universe.  Supporting measures are:  PC200 – other final post-closure permit determinations / issuances.  PC010 – post closure permit call-ins.
		The following major outputs are planned: <b>FY07:</b>
		One (1) post-closure permits will be renewed (CSU Landfill)
		<ul> <li>No (0) other final or other post-closure permit determinations / issuances are expected.</li> </ul>
		<ul> <li>No (0) post-closure permit call-ins are expected.</li> </ul>
		FY08:
		No (0) post-closure permits will be renewed
		<ul> <li>No (0) other final or other post-closure permit determinations / issuances are expected.</li> </ul>

The State will update facility-specific strategies that lay out when each remaining TSDF is expected to have all post-closure controls in

place.

• No (0) post-closure permit call-ins are

expected.

HW II Operating Permits and Closure/Post Closure Permit Goals		
	EPA will participate through joint activities and by providing technical assistance as requested.	
HW 5: Short term Goal Develop mechanisms to improve state-to-state cooperation on permitting of promising innovative waste remediation technologies and the development of such technologies.	HW 2.1.3 Participate in Interstate Technology and Regulatory Cooperation Workgroup.	
EPA will conduct oversight of State operating, closure, and post-closure permitting activities.		

### HW III Compliance Monitoring and Enforcement Goals

# HW 6: Long Term Goal

Ensure protection of public health and environment through achieving compliance of regulated facilities by implementation of an effective monitoring and enforcement program. Detect and deter violations through inspections and enforcement actions and promote compliance with hazardous waste requirements.

#### Outcome Measures:

Return to compliance after enforcement is an important measure of the effectiveness for the enforcement and inspection program. Informal and formal enforcement actions issued in the reporting year are used as the basis for this measure. The measure is the percentage of compliance requirements that are met during the reporting year that they fall due. This measure is expected to be 80% or more in FY2007.

Short Term Goals	Objective	Measures
HW 6.1: Short Term Goal Ensure that annual inspection requirements are achieved and that inspections are of high quality. Inspections of treatment, storage and	All federal, state, and local facilities will be inspected. Inspections of state and local facilities will be conducted jointly with EPA, with EPA acting as the lead in the inspections.	During FY07 and FY08, 100% of the compliance inspections required by statute will be conducted. Also, inspections projected for Table X of the MOA between EPA/Region 8 and EPA/OECA will
disposal facilities will meet the statutory requirements.	All active land disposal facilities will be inspected. All those in post-closure will be inspected if they were not inspected during FY 2005-06.	be conducted.  CDPHE will submit to EPA, by November 15 of each year, an inspection work plan for the
	Ground water monitoring inspections will be conducted at active land disposal facilities that have not had such inspections in the previous two years.	upcoming federal fiscal year, which includes the names of TSD and LQG facilities.

HW III Compliance Monitoring and Enforcement Goals		
	All treatment and storage facilities will be inspected if they were not inspected during FY 2006.	
	Other Priority Inspection Areas - Permit Evaders - Mineral Processors	A minimum of twenty percent (20 %) of all large quantity generators (LQGs) will be inspected during each fiscal year.
HW 6.2: Short Term Goal Maintain a high level of expertise to ensure that quality inspections consistent with national guidance are being conducted.	High quality inspections will be conducted in accordance with national guidance to be reviewed jointly by the State and EPA in the annual assessment.	EPA EOY Report; EPA State Review Framework Evaluation
EPA Region 8 will continue to implement the CERCLA Off-Site Rule (OSR). EPA will continue to coordinate closely with the state in this implementation.		
HW 6.3: Short Term Goal Promote compliance of regulated facilities by ensuring that enforcement actions are timely and. Actions necessary to assure return to	Informal actions will be taken as appropriate within the timeframes established in the HMWMD Enforcement Response Policy.	Compliance Advisories (informal enforcement mechanism) will be used as appropriate for the violation and consistent with the Enforcement Agreement.
compliance (RTC) and consistent with the Enforcement Response Policy will be documented.	Document long- term maintenance of compliance after formal enforcement.	
	Formal enforcement actions, such as administrative orders, judicial referrals and referrals to EPA, will be taken as appropriate and within the time frames established in the MOA and the HMWMD Enforcement Response Policy.	Formal enforcement actions will include the use of compliance schedules, assessment of penalties, and escalation of enforcement action as appropriate for the violation and consistent with the Enforcement Response Policy.
	Enforcement follow-up and other activities will be conducted in accordance with the MOA between the State and EPA / Region 8 to assure return to compliance.	Follow-up will include compliance schedules, stipulated penalties, follow-up inspections, and compliance assistance and / or escalation of enforcement responses as appropriate and consistent with the Enforcement Response Policy.
		The State and EPA will share any information that is collected regarding the environment and / or public health benefits achieved through inspection and enforcement activities.

HW III
<b>Compliance Monitoring and Enforcement</b>
Goals

EPA and the State will work jointly to assure that the review of enforcement actions is timely and appropriate in accordance with the Enforcement Response Policy. Actions necessary to assure return to compliance (RTC) and consistent with the Enforcement Response Policy will be documented.

EPA will conduct mid-year and end of year file reviews to document the progress CDPHE has made on timeliness of enforcement actions and the appropriate assessment and collection of penalties, including gravity, economic benefit and multi-day penalties.

The State and EPA will have regular coordination meetings to discuss the compliance and enforcement program. EPA's EOY Report and EPA's State Review Framework Evaluation will be used to judge the quality of HMWMD's Program.

# HW IV

#### **Corrective Action Goals**

Corrective Action GPRA Universe Information:

There are seventy (70) TSD facilities in Colorado subject to corrective action. Of those facilities, all have been assessed - the RFA is complete (CA050), and all have been prioritized (CA075), according to RCRAInfo.

Short Term Goals	Objective	Measures
HW 7: Long Term Goal Clean up releases of hazardous waste that threaten the public or the environment.	Corrective Action Identification and Ranking The State will demonstrate progress toward achieving corrective action program identification ranking goals, objectives and activities that reflect State and EPA priorities.	The Key Measures for corrective action progress are:  CA 050 –assessment completed;  CA 070 – determination of need for RFI; and  CA 075 – corrective action universe ranking.
		The following outputs are planned:  FY07 and FY08:  All assessment and ranking activities have been completed; therefore, no activities are planned
	EPA will provide technical assistance in identification and ranking activities as appropriate.	

#### GPRA Corrective Action Universe Information:

There are thirty-three (33) facilities in the GPRA 2008 Corrective Action Baseline. All 33 have had the CA process started with at least a RCRA Facility Investigation (RFI) imposed **(CA100)** for at least one area. Twenty-seven (27) have had RFIs approved **(CA200)** for at least one area. Twenty-four (24) have had a remedy selected **(CA400)** for at least one area. Sixteen (16) have had a remedy construction completed **(CA550)**.

Clean up releases Th	orrective Action Progress ne State and EPA will demonstrate progress ward achieving corrective action program goals,	The Key Measures for Corrective Action are the following activities:  CA100 – Initial RCRA Facility Investigation
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HW IV Corrective Action Goals		
	objectives and activities that reflect State and EPA priorities. Emphasis will be placed on high-ranked facilities.	<ul> <li>(RFI) imposed;</li> <li>CA100 – Subsequent RFI imposed;</li> <li>CA150 – RFI work plan approved;</li> <li>CA200 – RFI approved</li> <li>CA300 – Corrective Measure Study (CMS) work plan approved;</li> <li>CA350 – CMS approved;</li> <li>CA400 - Remedy Selection</li> <li>CA500 – Corrective Measure (CM) work plan approved;</li> <li>CA550 - Corrective Measures implemented (CMI), construction completed</li> <li>CA999 – Corrective Action complete</li> </ul>
HW 7: Long Term Goal Clean up releases	Corrective Action Progress (Cont'd)	The following key outputs are planned:  FY07: (FF=Federal facilities; HWCA=non-Federal facilities)  Initial RFI imposed – None (0)  Subsequent RFI imposed – None (0)  RFI work plan approved – Eleven (11 - HWCA)  RFI approved – Twenty-one (6 – FF; 15 - HWCA)  CMS work plan approved – Six (6 – HWCA)  CMS approved – Nineteen (2 – FF; 17 - HWCA)  Remedy selected (unit level) – Eleven (5 – FF; 6 - HWCA)  Remedy selected (facility level) – One (1 - HWCA)  CM work plan approved – Eight (1 – FF; 7 - HWCA)  CMI Construction Completed (unit level) – Two (2 – FF)  CMI Construction Completed (facility level) – None (0)

HW IV Corrective Action Goals		
		<ul> <li>FY08:</li> <li>Initial RFI imposed – All have been imposed; none (0)</li> <li>Subsequent RFI imposed – None (0)</li> <li>RFI work plan approved – Two (2 - HWCA)</li> <li>RFI approved – Nine (6 – FF; 3 - HWCAU)</li> <li>CMS work plan approved – None (0)</li> <li>CMS approved – Forty-six (2 – FF; 44 - HWCA)</li> <li>Remedy selected (unit level) – Sixty (5 – FF; 55 - HWCA)</li> <li>Remedy selected (facility level) – None (0)</li> <li>CM work plan approved – None (0)</li> <li>CMI construction completed (unit level) – Seven (7 - HWCA)</li> <li>CMI Construction Completed (facility level) – One (1 - HWCA)</li> </ul>
	EPA will conduct corrective action activities at EPA-lead facilities and will conduct joint activities and provide technical assistance, as appropriate. Specifically EPA has assumed the lead for corrective action at one (1) facility. It is anticipated to become a state- lead facility.	EPA plans the following outputs during FY 08 Initial RFI imposed – None (0) planned Subsequent RFI imposed – None (0) imposed RFI approved – None (0) planned Remedy Selected – None (0) planned CMI construction completed – None (0) planned
measures evaluation (CA225) resulted in a	nked CA baseline universe facilities are in the stabilal finding that stabilization measures are appropriate [9] of the facilities. Stabilization construction comp	or are not required. Stabilization measures
HW 7: Long Term Goal Clean up releases	Stabilization Activities (Interim Measures) - The State will demonstrate progress towards achieving stabilization program goals, objectives and activities that reflect State and EPA priorities. Emphasis will be on increasing the number of facilities at which current human exposures and releases to ground water have been controlled and on facilities that are ranked as "high".	The Key Measures are the following stabilization activities:  CA225 - Stabilization Measures Evaluation  CA600 - Stabilization Implemented  CA650 - Stabilization Construction completed

HW IV Corrective Action Goals		
	Stabilization Activities (Interim Measures) Cont'd	The following stabilization outputs are planned:  FY07:  Stabilization Measure Evaluations – None (0) planned  Stabilization implemented – None (0) planned  Stabilization Construction Complete –One (1 - HWCA)  FY08:  Stabilization Measure Evaluations – None (0) planned  Stabilization implemented – None (0) planned  Stabilization Construction Complete – None (0) planned
	EPA will conduct Stabilization activities at EPA- lead facilities and will conduct joint activities and provide technical assistance, as appropriate.	EPA plans the following outputs during FY 08 Stabilization Measure Evaluations – None (0) planned Stabilization implemented – None (0) planned Stabilization Construction Complete – None (0)

# HW Indicator 2

The State will continue to evaluate the number and percentage of facilities with human exposures under control (CA725).

Note: The definition of "under control" is in USEPA Region 8 RCRAInfo Definition Table, and in EPA guidance (2/5/99) for RCRA corrective action environmental indicators.

#### GPRA Corrective Action Universe Information:

There are Thirty-three (33) facilities in the GPRA Corrective Action Baseline. Thirty (30) of these 33 are under control with regard to human exposure as of the end of FY06.

HW IV Corrective Action Goals		
HW 7: Long Term Goal Clean up releases	The state will work to get human exposure under control at facilities subject to corrective action. Documentation will be submitted to EPA for all facilities that have achieved this environmental indicator.	The Key Output is the number of GPRA Baseline facilities at which human exposures are under control (CA725). The following Key Outputs are planned:  FY07:  No (0) facilities are projected to achieve this environmental indicator  FY08:  No (0) facilities are projected to achieve this environmental indicator
	The State will update the facility-specific strategies, identifying when each high –ranked corrective action facility presently not under control is anticipated to meet this environmental indicator and to develop plans to achieve all projected Environmental Indicators.	The cumulative total in Colorado at the conclusion of FY07 will be 94% and at the end of FY08 will be 94%.
EPA has a national goal of having human exposures controlled at 95% of the GPRA Baseline facilities by FY 2005 (HW-11-24)	EPA will work to get human exposures under control at EPA-lead facilities and will provide technical assistance as appropriate.	No (0) additional EPA-lead facilities are projected to achieve this environmental indicator in FY07 or FY08.
	EPA will update facility-specific strategies, identifying when each high –ranked corrective action facility presently not under control is anticipated to meet this environmental indicator and to develop plans to achieve all projected Environmental Indicators.	

# **HW Indicator 3**

The State will continue to evaluate the number and percentage of facilities with ground water releases under control (CA750). Note: The definition of "under control" is in USEPA Region 8 RCRAInfo Definition Table, and in EPA guidance (2/5/99) for RCRA corrective action environmental indicators.

# GPRA Corrective Action Universe Information:

There are Thirty-three (33) facilities in the GPRA Corrective Action Baseline. Thirty-two (32) of these 33 are under control with regard to ground water releases as of the end of FY06.

HW IV Corrective Action Goals		
HW 7: Long Term Goal Clean up releases.	The state will work to get the migration of contaminated ground water under control at facilities subject to corrective action.  Documentation will be submitted to EPA for all facilities that have achieved this environmental indicator.	The Key Measure is the number of GPRA Baseline facilities at which migration of contaminated ground water are under control (CA750). The following Key Outputs are planned: FY07:  No (0) facilities are projected to achieve this environmental indicator FY08:  No (0) facilities are projected to achieve this environmental indicator
	The State will update the facility-specific strategies, identifying when each high –ranked corrective action facility presently not under control is anticipated to meet this environmental indicator and to develop plans to achieve all projected Environmental Indicators.	The cumulative total in Colorado at the conclusion of FY07 will be 97% and at the end of FY08 will be 97%.

# HW V Pollution Prevention & Compliance Assistance Goals

HW 8: Long Term Goal

Implement a compliance assistance program that increases the compliance rate within HMWMD's regulated communities.

Short Term Goals	Objective	Measures
	Continue to develop and use resources for compliance assistance.	
	A routine schedule of compliance assistance seminars, workshops and training sessions will be established. Trainings provide compliance guidance to attendees.	Presentation of hazardous waste compliance assistance seminars, workshops, and/or training sessions:  • Estimate 15 to 20 sessions with 1000 attendees each federal fiscal year.
	Site visits will be made to provide compliance assistance to selected individual businesses that request assistance or that are identified during routine hazardous waste inspections.	Implementation of the Generator Assistance Program (GAP).

# HW V Pollution Prevention & Compliance Assistance Goals

# HW 9: Long Term Goal

Implement a pollution prevention program that encourages reduction of the amount and toxicity of wastes generated through waste minimization, treatment, and recycling of hazardous wastes, thereby reducing the risks associated with waste management. Methods for tracking and quantifying the accomplishments of these efforts will continue to be developed.

A schedule of pollution prevention seminars, workshops and training sessions will be established. These events will often be included with compliance assistance and outreach efforts.	Done in conjunction with compliance assistance.
Distribute pollution prevention information and guidance documents in response to specific requests.	Done in conjunction with compliance assistance.
Distribute pollution prevention information with requests for EPA identification numbers.	

# HW 10: Long Term Goal

Integrate compliance assistance, waste minimization, pollution prevention, waste diversion, and recycling into all program activities and support waste minimization efforts statewide.

Develop and implement compliance assistance elements within the inspection and enforcement processes.	Provide direct compliance assistance in inspections:  Estimate 50 inspections in each federal fiscal year.
Provide pollution prevention training to hazardous waste inspectors and permit writers.	
Distribute pollution prevention information and guidance documents in response to specific requests.	Done in conjunction with compliance assistance.
Distribute pollution prevention information with requests for EPA identification numbers.	
Provide pollution prevention training to hazardous waste inspectors and permit writers.	

HW V Pollution Prevention & Compliance Assistance Goals		
	Support and maintain the technical assistance phone system.	Estimate 3000 responses during each federal fiscal year.
	Provide field assistance, consultative services, and trainings on chemical hazards for emergency response agencies as requested.	
	On the CDPHE homepage, provide updates in the hazardous waste activities and access to current compliance assistance and pollution prevention materials and documents.	<ul> <li>Maintain homepage information and track usage by Division customers</li> <li>Estimate 600,000 contacts during each federal fiscal year.</li> </ul>
EPA has a goal of reducing the most persistent and bio-accumulative toxic chemicals (PBTs) in the hazardous waste streams by 50% by 2005 as compared to a baseline year of 1991	PBT profiles for Colorado prepared by EPA will be used to focus waste minimization and reduction efforts including the use of SEPs and will be coordinated with those of CDPHE Pollution Prevention efforts.	Reduction of PBT chemicals in wastes will be tracked using TRI data for Colorado.
EPA has a goal of reducing the most persistent and bio-accumulative toxic chemicals	EPA will provide information to the State, as it becomes available, regarding the measurement of PBT chemicals in the waste streams, implementation techniques and any other information regarding achieving these goals.	EPA and CDPHE will continue joint evaluation of the hazardous waste generation data contained in the State Profile Report to identify opportunities to improve the overall utilization of the Profile.
EPA has a goal of reducing the most persistent and bio-accumulative toxic chemicals.	EPA will provide information to the State, as it becomes available, regarding the measurement of PBT chemicals in the waste streams, implementation techniques and any other information regarding achieving these goals.	EPA and CDPHE will continue joint evaluation of the hazardous waste generation data contained in the State Profile Report to identify opportunities to improve the overall utilization of the Profile.

EPA will continue to support the environmental Compliance Assistance Center (ECAC) for all auto service businesses that request compliance assistance information. The center is based in Colorado and is available to all states.

# Solid Waste Program

**Solid Waste Program Goals** 

SW 4.2

Encourage and support local government

alternatives and capacity beyond landfilling to

decisions that extend existing disposal

composting, recycling, etc.

Mission: To protect the environment and human health through efficient, equitable and ethical implementation of Colorado's solid waste statute and regulations; to assist citizens and local governments in providing integrated solid waste management that is effective and safe, through promotion of waste minimization, recycling and environmentally sound disposal practices and in promoting the effective cleanup of unauthorized and contaminated disposal sites.

SW Indicator 1:		Solid waste volumes will be posted on the CDPHE
The amount of solid waste generated by region ar	nd per capita will be tracked and reported.	Home Page.
SW 1: Long Term Goal		
Implement an efficient and effective solid wa	ste regulatory program with adequate fiscal and p	personnel resources.
SW 2: Long Term Goal		
Integrate waste minimization, pollution prevention	, waste diversion, and recycling into all regulatory and	d remedial activities and support waste reduction
statewide with a focus on municipal solid waste, in	ndustrial materials recycling, and electronic waste.	
SW 3: Long Term Goal		
Provide regulatory assistance to businesses and	local governments.	
SW 4: Long Term Goal	-	
Provide education and outreach concerning solid	waste issues.	
Short Term Goals	Objective	Measures
CVA/ A A	Continue formers on wests increase	Farmed averte avel as trainings siven as
SW 4.1	Continue forums on waste issues.	Formal events, such as trainings given or
Provide information on alternative technologies		participated in with facility owners / operators and
to local government officials and landfill owner/operators.		/ or the general public will be cataloged. Participate in at least 2 post-closure care related
owner/operators.		trainings.
	EPA will provide access to national training and	tranningo.
	information (e.g., publications, satellite forums) on	

household hazardous waste, financial assurance.

Encourage and assist local government with

networking solid waste management issues.

Provide technical assistance and information

when requested and through stakeholder

and other solid waste issues.

outreach processes.

Initiate and maintain local government

communication forum.

Solid Waste Program Goals		
SW 4.3 Educate individual citizens about waste reduction strategies with an initial emphasis on recycling and reduction of HHW generation.	Prepare or purchase informative materials that identify alternatives to waste disposal and eliminate/minimize toxic household wastes.	Continue to revise and update the website with up-to-date with good comprehensive information that citizens can utilize.
SW 4.4 Encourage local programs to exclude HHW from disposal in Municipal Solid Waste (MSW) landfills.	EPA will provide access to national training and information (e.g., publications, satellite forums) on household hazardous waste, financial assurance, and other solid waste issues.	Coordinate with the hazardous waste program in developing HHW collection/diversion events, alternatives to throwing HHW in the trash, etc. Evaluate the potential of using regional collection centers.
SW Indicator 2: The amount of solid waste recycled by region and	d per capita will be tracked and reported.	Solid waste volumes will be posted on the HMWMD Home Page.
compliance status. Also, the remaining disposal SW 5: Long Term Goal	ment, treatment and disposal mechanisms in use in t volume and longevity of each site and type of site col Improve industrial / commercial waste minimization and pollution prevention efforts and	mposite will be tracked.  HMWMD will continue to refine the data available
performance indicators for solid waste and initiate tracking and reporting efforts in support	support composting and recycling.	information and track trends.
performance indicators for solid waste and initiate tracking and reporting efforts in support	support composting and recycling.	will use the data to document volumes and relate
performance indicators for solid waste and initiate tracking and reporting efforts in support		will use the data to document volumes and relate information and track trends.  Total solid waste volume data will be maintained on the HMWMD Webpage. Data for calendar years 1995 to 2005 is available and will be updated annually. Recycling, scrap tire and
Develop an appropriate and sustainable set of performance indicators for solid waste and initiate tracking and reporting efforts in support of the same.	support composting and recycling.  Further develop and support the goals of the	will use the data to document volumes and relate information and track trends.  Total solid waste volume data will be maintained on the HMWMD Webpage. Data for calendar years 1995 to 2005 is available and will be updated annually. Recycling, scrap tire and

SW 6: Long Term Goal

Enhance solid waste regulatory review, and solid waste regulation and policy development through consultation with stakeholders.

SW 7: Long Term Goal

Support voluntary regional waste management solutions and systems especially encouraging rural areas of the state toward regional concepts.

Solid Waste Program Goals	]	
SW 8: Long Term Goal Maintain interagency coordination and interaction to assure consistency and avoid duplication of regulatory impact.	Investigate areas where coordination of existing activities and programs within CDPHE and with other local, state and federal agencies can improve efficiency, streamline processes and increase customer assistance with minimal or no increase in program cost.  Cooperate with OEC, DOLA, and CHFA in the implementation of HB 93-1318 so that loans, grants and studies address local and state solid waste needs and priorities.  EPA Region 8 is working with all R8 states to	Participate in stakeholder processes related to NORM/TENORM, compost, recycling, landfill ban, surface impoundment guidance materials, policy, and new regulations.
	advance their solid waste programs and agendas.	

# **Rocky Flats Program**

Rocky Flats Goals & Objectives						
RF 1: Long Term Goal						
	nt remains in a condition that is safe and protective of					
Short Term Goals	Objective	Measures				
RF 1.1 Implement integrated and coordinated state regulatory oversight and communication programs for Rocky Flats.	Participate in topic-specific decisions by appropriate technical and decision-making staff from involved organizations, such as DOE, EPA and local governments; topics to include surface water management, environmental monitoring, administration and reporting, etc.	Participate in ongoing consultative process among appropriate agencies as described in the RFLMA. Also, communicate directly with local governments and participate in the Rocky Flats Stewardship Council.				
	Work with DOE and EPA to develop and finalize a Corrective Action Decision/Record of Decision (CAD/ROD).	The CAD/ROD issued by the end of CY 2006.  Completed – signed September 2006				
	In conjunction with EPA and DOE, develop a post-closure long-term stewardship regulatory agreement that will dovetail with the final CAD/ROD.	This should be completed by late CY 2006 or early CY 2007. Completed – sign March 2007				
	The State will be the lead regulatory agency for post-closure care and activities.	Provide oversight of monitoring and maintenance activities, particularly at the groundwater treatment systems and landfills.				
Provide rigorous independent monitoring and enforcement of the Rocky Flats site to maintain compliance with state environmental regulations and other requirements to protect the health and environment of Colorado.	Integrate the State's environmental monitoring program with that performed by the Rocky Flats Environmental Technology Site to finalize a post-closure integrated monitoring program.	Completed – RFLMA Attachment 2 is an enforceable part of that agreement that prescribes the Site's ongoing environmental monitoring program.				
	Conduct independent surveillance of the surface water discharges.					
	Make environmental monitoring data available for scientific analysis by others.	Continue to develop, utilize, and make available a reliable Scientific Database Management System for Rocky Flats data and reports including linkage with other pertinent state and federal databases				

Rocky Flats Goals & Objectives		
	Provide objective and accurate information to the public to allow credible, representative public involvement.	
	Enforce a post-closure agreement to maintain comprehensive and integrated environmental management systems.	RFLMA, signed in March 2007, is now the post-closure agreement. Enforcement of the agreement will be ongoing.
	Increase public understanding and awareness of environmental issues at Rocky Flats.	Communicate program activities to local governments, other agencies, and the public.
		Participate in public forums.
	EPA will provide a CERCLA determination for periodic (5-year) reviews and any NPL delistings.	Integrate Federal, State and local requirements in a manner that does not result in duplicative oversight.

# **Voluntary Clean-up and Re-development Program**

Mission: Our goal is to respond to the owners of as many sites as possible to facilitate redevelopment and transfer of contaminated properties, while assuring that adequate cleanup is performed for the proposed land use.

<b>Voluntary Clean-Up and Re-Development</b>
Program

VC 1: Long Term Goal

Respond to the owners of as many sites as possible to facilitate redevelopment and transfer of contaminated properties, while assuring that adequate cleanup is performed for the proposed land use.

Short Term Goals	Objective	Measures
VC 1.1 The program will efficiently review cleanup applications and insure that all approvals are protective of human health and environment.	Process 50 applications per year.	Number of applications processed.
VC 1.2 Implement MOA with EPA to enhance communication about sites and to provide assurances to the applicant via the MOA	Ensure that each site requiring coordination under the MOA, receives such coordination.	

# **Radon Intervention Grant**

Mission: The Radon Intervention Grant is used to develop effective, efficient activities for the state with emphasis on raising awareness of radon issues, increasing testing rates and encouraging mitigation in response to elevated radon levels. Homeowners, local governments, realtors and builders will continue to be target groups for communicating about radon testing and radon-resistant new construction. Distribution of funding to local health departments, cooperative extension offices and other entities at the local level will ensure coverage throughout Colorado. Annual surveys will be conducted on measurement results, mitigation providers, builders and schools as requested by the EPA Radon Reinvigoration Strategy.

# Radon Intervention Grant Goals

RA 1: Long-term goal Increase radon awareness. Assure that Colorado homes continue to be tested for radon, with intervention to reduce radon risk if a test result calls for action.

Short-term goal	Objectives	Performance measures	Milestones
RA 1.1 Increase awareness, testing and mitigation of	Contract through the grant for products and services that improve radon awareness, testing, and mitigation in Colorado.	Number and/or percent of homes that have been mitigated for elevated radon levels.	Number of homes that have been mitigated for radon.
homes with elevated radon levels. Work toward adoption of more radonresistant building codes.	Provide current information to homeowners, real estate agents, buyers, sellers, and builders about radon testing and mitigation.	Percentage of homes tested for radon.	Number of homes that have been tested for radon.
RA 1.2 Strengthen radon public health activities in Colorado's zone 1 (high radon potential) counties.	Work with volunteer municipalities and counties to adopt construction standards to reduce radon in residential, school, and public buildings.	Number of homes in each county that have been built using radon-resistant features.	
	EPA: EPA will offer assistance in public outreach efforts, help coordinate activities of the state and the Western Regional Radon Training Center, provide support for the contracts with counties and partners that have been established and offer manpower at events.		
	EPA: EPA will also forward relevant information from HQ or other entities to the state. Guidance will be provided as needed on the information.		

Radon Intervention Grant Goals		
	EPA: EPA will also provide support to the state in the creation of radon-related policy statements or programs such as the radon proficiency program.	
	EPA: EPA will review annual reports submitted by the state and offer a response that assures that the work plan agreed to is being followed and goals are being met.	

# **CHAPTER 8 -- FISCAL AND GRANT CONSIDERATIONS**

#### 8.1 INTRODUCTION

The purpose of this chapter is to describe the FY08 allocation of available EPA resources under the CEPPA. This chapter refers only to the fiscal resources and allocations while chapters 3 through 7 describe environmental goals, objectives, environmental indicators and program performance measures. Table 8.1 provides a list of elements consolidated into the single Performance Partnership Grant (PPG).

The grant policy guidelines allow the allocation of EPA grant dollars within or across media and programs. It provides the state with more flexibility to invest some of the federal grant dollars in innovative capacity building initiatives such as pollution prevention, climate change, compliance assistance and assurance, customer service, data integration, smart growth, community-based and environmental justice strategies. The grant will also enable the state to target more federal resources to its most serious environmental problems.

#### 8.2 BACKGROUND

The National Environmental Performance Partnership System (NEPPS) allows states to propose goals and objectives based on state environmental problems and priorities. In April 1996, the U.S. Congress authorized Performance Partnership Grants. The PPG increases state flexibility in reallocation of federal environmental grants. The NEPPS allows states to receive a consolidated environmental management grant in lieu of several categorical program grants. The CDPHE was one of the first states awarded a consolidated environmental grant. Total availability of federal funds and Colorado's cost share are the same under the consolidated grant, as they would have been using categorical grants.

The EPA Guidance includes the following elements relevant to this CEPPA:

- description of environmental goals
- description of quantifiable environmental objectives
- program plan of action
- environmental results expected
- program performance measures
- list of activities showing schedule of accomplishments
- set of core program commitments.

#### 8.3 REVENUE SOURCES AND RESOURCE ALLOCATIONS

Resources for the environmental programs within the CDPHE come from multiple sources. These include, state general funds, cash funds from permit, license, emission fees, and various federal grants from other agencies. The CEPPA represents the total shown in Table 8.2.

The CDPHE has identified several program grants for inclusion in the 2008 PPG, which refers to the period from October 1, 2007 through September 30, 2008. The estimated federal dollar resources and cost share associated for all EPA grants; i.e., including indirect cost charges, are summarized in Table 8.1.

CDPHE is requesting an estimated \$8.864 million at the time of application from EPA for the FY08 PPG. The PPG guidance allows Colorado to incorporate other eligible grants, including competitive grants during the year if other federal resources become available (if this occurs, the PPG will be amended by CDPHE and EPA).

The President's proposed FY 2008 budget for STAG grants including grants to state and local air pollution control agencies under Sections 103 and 105 of the Clean Air Act was reduced by \$35.1 million dollars compared to fy 2006 levels. This Grant amount for fy 2008 will, if approved, necessitate changes in air program activities in the current PPA work plan. Accordingly, the potential contingency cutback measures described in Chapter 5 of this Agreement will be evaluated by the department and, implemented if the President's Budget is approved at the proposed FY08 funding levels. Further, the department reserves the right to amend the objectives in this agreement in the event of SUch funding reductions, generally consistent with the potential contingency measures.

In the case of competitive grants, the state may develop and submit a proposal for approval by EPA Region 8 or EPA headquarters for the particular competitive grant program. For others, EPA and the state may renegotiate and revise the goals and program commitments in the current CEPPA as necessary. For each additional award made during the year, an appropriate amendment to the CEPPA will be made to reflect and account for the additional funds and work to be conducted. Upon approval of additional funds, Colorado will submit a formal grant amendment to request additional funds in the PPG and EPA will amend the PPG award to include those funds.

Table 8.1 summarizes the allocation of PPG funds within CDPHE for environmental programs.

Table 8.2 summarizes the overall allocation of funds within the CDPHE environmental programs.

#### 8.4 FINANCIAL MANAGEMENT AND REPORTING

The PPG guidance and regulation states that PPG recipients must maintain accounting and financial records that adequately identify the source (i.e., federal funds and match) and application of funds provided for PPG activities. Colorado maintains records that contain relevant information such as obligations, non-obligated balances, outlays, expenditures and program income. Colorado PPG funds will be tracked to the total effort or cost incurred for the PPG work, not necessarily to individual categorical sources of funding.

						Table 8.1 Estima	ted federal PPG	resources						
Division	Resource	Roll-forward				PPG			State match			Grand total		
		FY05	FY06	FY07	FY06	FY07	FY08	FY06	FY07	FY08	FY06	FY07	FY08	
APCD	CAA 105 - other	N/A	93,677	N/A	2,259,094	1,829,436	2,536,759	2,800,001	2,800,001	2,800,001	5,059,095	4,629,437	5,336,760	
	Asbestos./TSCA	N/A		N/A	131,609	129,548	128,042	48,733	48,733	48,667	180,342	178,281	176,709	
HMWMD	Hz. Waste	N/A	10,527	N/A	1,053,356	1,012,272	1,001,876	380,798	380,797	380,797	1,434,154	1,393,069	1,382,673	
WQCD	CWA 106	N/A	250,000	N/A	1,688,701	2,127,894	2,401,511	670,261	670,261	670,261	2,358,962	2,798,155	3,071,772	
	Dr. Water	N/A		N/A	1,246,323	831,057	620,082	457,533	463,733	463,733	1,703,856	1,294,790	1,083,815	
	Gr. Water	N/A		N/A	200,000	200,000	200,000	0	0	0	200,000	200,000	200,000	
	Non Pt. Src.	N/A		N/A	517,615	509,507	404,275	383,333	383,333	383,333	900,948	892,840	787,608	
Other	Lead	N/A		N/A	270,631	505,538	235,400	0	0	0	270,631	505,538	235,400	
	Radon	N/A	12,597	N/A	313,799	304,696	287,444	320,300	312,000	295,000	634,099	616,696	582,444	
	Exec. Dir. Office Sust. Programs CPD-School Chemicals/Other	N/A	145,781	N/A	793,511	1,013,393	1,048,746	89,500	104,000	104,000	883,011	1,117,393	1,152,746	
	Carry-Over Amt.		512,000						248,716					
TOTAL		N/A		N/A	8,474,639	8,463,341	8,864,135	5,150,459	5,411,574	5,145,792	13,625,098	13,874,915	14,009,927	
	EPA In-Kind													

Roll-forward funds for FY05-06 (two-year agreement) rolled into the FY07 grant. FY07 Lead funds are actual two years work of funding – EPA year 2006 and 2007 funds. FY08 amounts are based upon FY07's final programmatic allocations from EPA and include over-apply amts. from the Air – CAA 105 program.

		Cash Funds			General Fund			Est. fed. PPG			Est. fed. Non-PPG		
	FY06	FY07	FY08	FY06	FY07	FY08	FY06	FY07	FY08	FY06	FY07	FY08	
APCD	12.55	12.89	14.20	0	0	0	2.7	2.74	2.91	1.18	1.17	1.0	
HMWMD	8.6	7.8	8.86	0	0	0	1.35	1.32	1.30	10.2	9.1	9.0	
WQCD	3.95	3.9	5.08	1.88	2.7	2.5	3.85	3.5	3.6	**8.88	9.8	9.7	
Other	0.1	0.1	0.1	0	0	0	.93	0.92	1.05	0.1	0.1	0.2	

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# CHAPTER 9 STAKEHOLDER AND PUBLIC INVOLVEMENT

#### 9.1 CDPHE Outreach

The CDPHE is committed to an open and thorough public participation process as necessary. That goal can be reached through current strategic planning and priority setting process. It is a challenge and a commitment that will carry on through the next several years. The focus has been shifted from the draft / react model to a truer partnership and consultation in the drafting of the CEPPA.

All CDPHE Environmental Programs must engage in an annual planning and updating process with the executive and legislative branches of state government and with Region 8 EPA. Major goals, priority issues for each division, cross cutting themes were presented to a number of groups. The process of identifying goals and priorities and the developing division work plans is the essence of the program development process at the CDPHE. The division work plans become the foundation and core of the CEPPA.

A number of partners and stakeholders are consulted during this planning process. Some of these groups included in this process include: the Colorado Board of Health (BOH), the Colorado Air Quality Control Commission (AQCC), the Colorado Hazardous Waste Commission (HWC), the Colorado Water Quality Control Commission (WQCC), the Pollution Prevention Advisory Board (PPAB), local health agencies, and industry and trade groups and associations. Continuing efforts will be to incorporate the early outreach concept on a comprehensive basis so that it works and aligns with the overall work plan development process

Prior to the first drafting efforts, each division reviewed their major goals, objectives and commitments from the last CEPPA with their stakeholders at public meetings and working sessions. The staff was soliciting recommendations about changes and improvements. The input received at these meetings was included in the initial discussions with EPA Region 8 staff and in the writing of a new draft CEPPA. Each division contributed efforts to provide opportunity for early input.

The Sustainability Program made presentations and received comments concerning the CEPPA to the PPAB and EPA Region 8, and on select projects to the BOH, AQCC, HWC and WQCC. The staff also met with and discussed parts of its work plan with interested stakeholders from the public, private and governmental arena. Nongovernmental groups the staff met with include: Environment Colorado, Sierra Club, Western Resource Advocates, Colorado Environmental Coalition, Trout Unlimited, Environmental Defense, Audubon Society, Colorado Mining Association, Colorado Livestock Association, Colorado Asphalt Pavement Association, Colorado Auto Salvage Association, American Bar Association, Hazardous Waste Roundtable, and Colorado Farm Bureau. Governmental agencies the staff met with include the: Department of Corrections, Department of Agriculture, Office of Energy Management and Conservation, Department of Transportation, and local agencies. Finally, the staff met with a myriad of regulated facilities to discuss certain elements of the Sustainability Program work plan.

The Hazardous Materials and Waste Management Division made presentations and received comments concerning the CEPPA at meetings of the HWC, the Colorado local health department directors, the Colorado local environmental health directors, the PPAB, BOH, and the Hazardous Waste Roundtable. The staff within the division also held a series of small group discussions with individuals who represent the regulated industry, local governments, the environmental activist groups, and concerned communities and citizens across the state.

The Air Pollution Control Division made presentations and held work sessions with the AQCC. Additionally, during this process, other stakeholders have been involved.

In the Water Quality Control Division, Stakeholder Involvement Plan, there are a number of stakeholder groups that have traditionally demonstrated an interest in water quality issues in Colorado. The Water Quality Forum is one such stakeholder. The members of the Forum represent a broad spectrum of stakeholder interests in the state including industrial, environmental, agricultural, recreational and state, federal, and local governments. The division will provide the forum with an early draft of the CEPPA and seek their input throughout the process.

Other groups the division works with in relevant issues include the WQCC, the Colorado Mining Association, the Colorado Association of Commerce and Industry, the League of Women Voters, the Sierra Club, local health departments, local government, the general public, etc. The WQCC meets monthly and the WQCD director will include information during August on the development of the CEPPA in his monthly presentations concerning the division. Such presentations are announced in the published agenda for each meeting.

Representatives of one or more of these organizations attend WQCC meetings each month. These representatives carry information concerning both the WQCC and the WQCD back to their organizations.

#### 9.2 Public Comment and Review

The CDPHE and Region 8 EPA have worked to involve stakeholders in the development of the document. A database of over 300 individuals and organizations has been maintained and has been used as the initial mailing list to notify the stakeholders of the document's availability.

A thirty-day public comment period will begin on August 6, 2007. It is anticipated that the full document will be either available on CDPHE web site or upon request at CDPHE. Comments or questions on the CEPPA or other related areas should be sent to the following address:

Air Pollution Control Division, attn. Ray Mohr – CEPPA (email: ray.mohr@state.co.us)

Colorado Department of Public Health and Environment

4300 Cherry Creek Drive South

Denver, CO 80246-1530

The Draft FY 2007-08 CEPPA is available through Internet access through the State of Colorado Homepage at: http://www.state.co.us/gov\_dir/CDPHEhom.asp/environ.asp

# CHAPTER 10 OVERSIGHT & ASSESSMENT

## 10.1 Background

Although a number of programs are delegated to the states, the EPA remains responsible and accountable to the President, the Congress and the public for progress toward meeting national environmental goals and for ensuring that federal statutes are adequately enforced and federal funds are spent appropriately. The EPA has the responsibility to oversee the conduct of delegated, inter-governmental programs to ensure that adequate protection is being provided across the country. In addition, the EPA has the responsibility to conduct evaluations of state performance under assistance agreements (grants) to ensure that they are being utilized to achieve national goals, requirements, and mutually-agreed upon state and EPA priorities.

Oversight of state and tribal environmental program performance is a core function of the Environmental Protection Agency. Program oversight is the process by which Region 8 carries out its responsibilities for periodically assessing, ensuring, and documenting that federally authorized programs are conducted by states and tribes adequately and in conformance with authorization agreements. Program oversight also encompasses continuing programs for which EPA funding is provided. Grant oversight focuses on deliverables, or action item commitments, and performance measures in grant work plans, and includes a fiduciary responsibility to ensure that grant funds are accounted for and used appropriately by recipients. EPA Region 8 has documented the oversight procedures it uses for most programs in the Regional Compendium of Standard Operating Procedures for Oversight (the Oversight Manual). EPA will follow those procedures during FY2007 and FY2008. The OECA/ECOS State Review Framework will be used by Region 8 to evaluate the FY2006 RCRA, Air, and NPDES enforcement program performance with results reported in 2007. Authorized or delegated programs that are not included in this edition will use previously established procedures during FY2007 and FY2008 and will complete documenting their procedures for the next edition of the manual.

In the Colorado Performance partnership Agreement, program outcomes are measured by environmental indicators or markers of pollution in the environment. Indicators are such measurements as ambient air quality levels. Ultimately, indicators of such features as changes in exposure burden and/or changes in ecological conditions could be used. The major types indicators being used in the current CEPPA include the following examples:

#### SUSTAINABILITY

- Trends in environmental impacts in environmental justice areas.
- Reduction in pollution, waste, and resource use internally within CDPHE.
- Reduction in pollution through prevention activities.

#### AIR QUALITY

- Trends in air quality for each of the six criteria pollutants around the state.
- Trends in number of "good" days state wide based on the Air Quality Index
- Trends in urban or rural visibility monitoring where data is available.
- Trends in Statewide trends in emission of Ozone precursors
- Statewide trends in emission of criteria pollutants
- Statewide trends in emissions of air toxics including Mercury

#### WATER QUALITY

- Percentage of stream miles meeting standards for designated uses.
- Percent of lake acres meeting applicable standards and supporting designated uses.
- Number of public water systems and populations served experiencing various types of MCL violations.

#### HAZARDOUS WASTE

- Hazardous waste compliance rates.
- Return to compliance after enforcement.

- Progress at Superfund sites.
- Toxic releases based on TRI report.

# 10.2 Federal Oversight Under the National Partnership System

Under the partnership system, greater emphasis is being placed on performance-based evaluations, differential oversight and greater participation by the state in evaluating performance and determining solutions. In doing so, the focus of oversight is on identifying and solving problems and taking action, to deliver more effective and efficient environmental protection. Such an approach necessitates a continuing strong EPA presence, a workable state-EPA relationship, and continuous dialogue and communication between the EPA and the state.

#### Performance-based evaluations

The EPA is placing greater emphasis on state performance in achieving overall program results and accomplishments and less on the completion of individual products or activities. In doing so, The EPA and the state have developed clear goals, objectives and performance measures to clarify requirements and expectations and the criteria for success. This framework is found in the individual program work plans in Chapters 3 through 7. The performance measures include both outputs to be completed (activities and products) and outcomes to be achieved (results). In determining overall performance, both the measurement of outputs and outcomes is necessary in determining the level of success in accomplishing the goals and objectives. Efforts are increasing to balance the use of output and outcome measures and to focus evaluations on the effectiveness and results of the work accomplished.

#### Differential Oversight

The EPA and the CDPHE are also working to implement a system of differential oversight in which the level of EPA oversight of state work activity corresponds to the level of the state's performance as determined during the most recent evaluation process. For example, in instances of effective state performance, EPA's oversight level lessens in frequency and detail. There is greater focus on reviewing outcomes and results than the accomplishment of individual activities. In instances of less than satisfactory performance,

EPA's oversight level increases and more detailed reviews of the accomplishment of activities and specific requirements may need to be conducted in order to determine and correct the cause of the problem. The differential approach to oversight is intended to provide an incentive to state programs to increase performance so that both federal and state resources can be used to address critical problems. Differential oversight should not be construed to mean that the state's and the EPA's commitment to protect public health and the environment is being reduced. Maintaining a protective environmental program is a base level requirement under state and federal laws.

#### State Involvement

A system of partnership also stipulates greater state involvement in the evaluation process. The state is increasingly becoming involved in its overall program evaluation by identifying problems and solutions and working with the EPA in determining its level of performance and the appropriate level of EPA oversight.

## 10.3 Types of Oversight

Oversight is broadly defined as the combination of activities conducted by the EPA to ensure that state programs adequately meet delegation requirements and fiscal responsibilities. The EPA oversight consists of a variety of approaches.

#### Base Program-wide Reviews

The base oversight activity will be an annual program-wide review conducted jointly by the CDPHE and the EPA. The major component of this review is a formal assessment of the state's performance in meeting commitments contained within the CEPPA. However, as part of the EPA's oversight responsibilities, additional information on the implementation of delegation requirements may also be gathered to determine overall performance. In doing so, the state will be evaluated against requirements in delegation and other agreements, and the Core Performance Measures agreed to by the EPA and the Environmental Commission Organization of the States (ECOS). Additionally, assessment of base level program performance will be guided by performance measures drafted jointly by CDPHE and EPA during 1996, which identify the key federal requirements contained in statutes, regulations, operating guidance, delegation agreements, and other agreements between CDPHE and EPA.

The intent of this review is to assess the overall performance of programs and systems. More in-depth reviews of specific activities may be conducted on a limited basis to examine potential or ongoing problem areas.

#### After-the-fact Reviews

After-the-fact reviews include, for example, reviewing completed permits, inspection reports, and enforcement actions, will occur periodically as part of the EPA's oversight role. These reviews occur throughout the year to track progress and to ensure that delegation requirements are being met and federal statutes and regulations are being enforced. After-the-fact reviews will be the focus of the EPA's ongoing oversight rather than case-by-case intervention. The number of after-the-fact reviews will be limited and will be at a level commensurate with state performance.

#### Real-time Review -

These are reviews of state work products that are under development, for example, draft permits or closure plans. These reviews should only be used on a selective basis to address programs with less than adequate performance or in cases where the state may request assistance.

An annual, formal evaluation of state performance is required for recipients receiving federal assistance. Although the primary purpose of the evaluation is to identify progress in accomplishing the commitments in the CEPPA, the evaluation is also essential in planning, priority-setting and continuous improvement efforts. Evaluation of delegation requirements not found in the CEPPA may also occur as part of the program-wide review.

This CEPPA contains a binding set of commitments in the form of program goals, objectives and performance measures, these are found in Chapters 3 through 7. The information found in other chapters, such as priorities, roles and funding allocations, will also be used as supporting documentation in the program-wide evaluation.

# 10.4 Evaluation Plan: Annual Base Program-wide Review

An annual, formal evaluation of state performance is required for recipients receiving federal assistance. Although the primary purpose of the evaluation is to identify progress in accomplishing the commitments in the CEPPA, the evaluation is also essential in planning, priority-setting and continuous improvement efforts. Evaluation of delegation requirements not found in the CEPPA may also occur as part of the program-wide review. For the two-year period of this agreement, the Department and EPA agree that the initial or first year review will not be an in-depth assessment of all Program accomplishment towards meeting objectives. Rather, it will be a mid-course review with adjustments and updates made to schedules, milestones and outcomes made as needed.

This CEPPA contains a binding set of commitments in the form of program goals and priorities and performance measures. These are found in Chapters 3 through 7. The information found in other chapters, such as priorities, roles and funding allocations, will also be used as supporting documentation in the program-wide evaluation.

# **Principles**

The quiding principles to be followed by CDPHE and EPA in performance evaluations:

- The EPA and the state will use the CEPPA as a management tool to continuously track the progress of work accomplished.
- The work plans contained within the CEPPA together act as the vehicle for expressing performance expectations under the CEPPA, forming the fundamental basis for awarding funds and annually evaluating state performance.
- The performance measures contained within the work plan matrices are the criteria, which will be used to report
  on and evaluate the progress of achieving the goals and objectives in the CEPPA.
- The state will implement and follow all delegation requirements, whether stated in the CEPPA or not, to ensure
  adequate protection of public health and the environment. Review of delegation requirements will be part of the
  annual evaluation.
- As much as feasible, the state and the EPA should engage in joint analysis of identified problems to determine their nature, cause and the appropriate solutions.
- Throughout the project period, the state and/or the EPA will immediately communicate to each other any
  problems or issues identified and will work together to solve them or refer them to top management.
- The CDPHE and/or the EPA will immediately communicate any necessary changes to the CEPPA. These
  changes may result from a change in priorities or incorrect assessment of work to be accomplished or new
  funding for additional work. The change must be sent to the EPA state program manager and approved by the
  appropriate the EPA program.

#### **Evaluation Process**

The CDPHE and EPA regional office will undertake a joint evaluation of commitments and accomplishments from the Performance Partnership Agreement at the end of the fiscal year. The evaluation will consist of the following steps:

#### Step 1:

At the conclusion of the federal fiscal year (September 30, 2008), both CDPHE and EPA will prepare draft reports on their work accomplished over the previous federal fiscal year. The reports will combine program and enforcement accomplishments. During preparation of the drafts, program-to-program discussions may begin on the accomplishment of the goals and objectives. CDPHE and EPA will exchange the draft reports by mid-December 2008.

#### Step 2:

- A. CDPHE and EPA program and enforcement managers will conduct face-to-face meetings to review their respective findings. They will discuss how to align the drafts, and report results (both positive and negative) to their respective Senior Managers.
- B. During mid- to late January 2009, there will be joint meetings of CDPHE and EPA Program Directors with the appropriate Senior Managers of the two agencies as necessary to discuss results. If there are any outstanding issues, Senior Managers will resolve them by the end of January or early February 2009.
- C. By December 31, 2008, CDPHE will produce the End-of-Year report as required by the PPG. This report will be based on staff assessments. CDPHE Programs will begin to schedule face-to-face meetings with EPA counterparts.

# **Evaluation follow-up**

During the first quarter of 2009, the final End of Year Assessment report along with other reports including the Unified Enforcement Oversight Survey will be distributed to all the EPA and state managers to be used to prioritize future work efforts and track the resolution of issues. Changes to the CEPPA may be necessary to address new issues or priorities. Serious, ongoing performance problems may necessitate grant conditions, sanctions or other actions by the EPA.

March – April 2009 - Programs conduct individual midyear reviews to check-in on progress, review and set priorities and plan for future work.

May – June 2009 – At a minimum a program-level face-to-face meeting is held to discuss significant program issues, set joint priorities and develop plans and strategies to accomplish program objectives in the coming PPA period.